CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

ANNE ARUNDEL COUNTY, MARYLAND

ARTICLES OF INCORPORATION AND LIMITED PARTNERSHIPS

H. ERLE SCHAFER CLERK OF THE CIRCUIT COURT

Book 196

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ARTICLES OF INCORPORATION

OF

J & J TRADING COMPANY, INC.

A MARYLAND CLOSE CORPORATION,

ORGANIZED PURSUANT TO TITLE 4 OF THE

CORPORATION AND ASSOCIATIONS ARTICLE OF THE

ANNOTATED CODE OF MARYLAND

FIRST: I, Yolande Marshall, whose post office address is 1009 Bay Ridge Road, Annapolis, Maryland, 21403, being, at least eighteen years of age, am hereby forming a corporation under and by virtue of the State of Maryland.

SECOND: The name of the Corporation (which is hereafter called the "Corporation") is:

J & J TRADING COMPANY, INC.

THIRD: The corporation shall be a Close Corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purpose for which the Corporation is formed and the business or objects to be carried on and promoted by it are as follows:

- (1) To establish, purchase, lease as lessee, or otherwise acquire, own, operate and maintain, sell, mortgage, and otherwise dispose of retail stores or departments therein; to buy, sell, trade, manufacture, deal in and with goods, wares, and merchandise of every kind and nature, and to carry on such business as wholesalers, retailers, importers and exporters; to acquire all such merchandise, supplies, materials and other articles as shall be necessary or incidental to such business; to acquire, preserve and coordinate information on markets, developing potentials, opportunities, resources, businesses, industries and their needs to provide facilities and employees for trade and the exchange of products, services, ideas, and statistical business information between companies and individuals in and between communities and trade centers throughout the states and nations, and act as a consultant to trade organizations and retailers in the development of retail sales and importing;
- (2) To enter into partnerships, joint ventures and other business associations for any lawful purposes;
- (3) To purchase, lease and otherwise acquire, hold, mortgage and otherwise dispose of all kinds of property, real, personal and mixed, both in this State and in any part of the world;
- (4) To manufacture, purchase and deal in at wholesale or retail, any and all kinds and types of materials, supplies and equipments;
- (5) To improve, manage, develop, sell, assign, transfer, lease, mortgage, pledge or otherwise dispose of or turn to account, or deal with all or any part of the property of the Corporation;



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HILLMAN BROWN & DARROW Attorneys at Law Post Office Box 668

(301) 269 5555 (301) 858 5500

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- (6) To acquire, build, charter, buy, lease, rent, operate and use vehicles of any kind or character;
- (7) To apply for, obtain, register, purchase, lease or otherwise acquired or own by concessions, rights, options, patents, patent rights, prvileges, invetions, processes, copyrights, trademarks, trade name or any right, option or contract in relation threto; to develop, maintain, lease, sell, transfer, license, dispose of, use, operate or manufacture under or in any way otherwise deal in and with the same; and perform, carry out and fulfill the terms and conditions of any option or contract in relation thereto;
- (8) To acquire by purchase, subscription or otherwise, and to hold, sell, own, negotiate, assign, deal in, exchange, transfer, mortgage, pledge or otherwise dispose of any shares of the capital stock, script or any voting trust certificates in respect to the capital stock, or any bonds, mortgages, securities, or other evidence of indebtedness issued or granted by any other corporation, joint stock company or association, public or private, or of the Government of the United States, or any State, territory, municipality or other political subdivision, and to issue in exchange therefore, in the same manner provided by law, shares of the capital stock, bonds or other obligations of the corporation; and while the holder or owner of any such shares of capital stock, script, voting trust certificates, bonds, mortgages or other securities or evidence or indebtedness, to possess and exercise in respect thereof any and all rights, power and privileges of ownership, including the right to vote thereon;
- (9) To acquire by purchase, lease or otherwise to own, use and operate factories, shops, manufacturing plants, including lands, buildings, machinery, equipment and appliances, warehouses stores and other properties within and without the State of Maryland, which may be useful to accomplish any and all of the purposes or carrying on any of the business of the character hereinbefore referred to;
- (10) To enter into, make and perform contracts without limit as to the character or amount, execute, issue and endorse drafts, bills of exchange and negotiable instruments of all kinds, as permitted by law;
- (11) To borrow money for any of the purposes of this Corporation, and to issue bonds, debentures, debenture stocks, notes or other obligations, and to secure the same by pledge or mortgage of the whole or any part of the property of this Corporation, whether real or personal or to issue bonds, debentures, debenture stock or notes without any such security;
- (12) To purchase, hold and re-issue the shares of its capital stock in such manner as the Board of Directors may from time to time determine;
- (13) To have one or more offices and places of business and to carry on all or any part of its operations or business, without restrictions or limit as to the amount of places in any of the cities, districts or territories of the United States, subject to the laws of such state, district or territory.

The aforegoing objects and purposes shall, except when otherwise expressed, be in no way limited or restricted by references to, or in reference

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196 PAGE 560

from the terms of any other clause of this or any other article of this certificate of incorporation or of any amendment thereto, and shall each be regarded as independent, and construed as powers as well as objects and purposes.

The Corporation shall be authorized to exercise and enjoy all the powers, rights and privileges granted to or conferred upon corporations of a similar character by the General Laws of the State of Maryland now or hereafter in force, and the enumeration of the foregoing powers shall not be deemed to exclude any powers, rights or privileges, so granted or conferred.

The post office address of the principal office of the FIFTH: corporation in this State is -1009 Bay Ridge Road, Annapolis, Maryland, 21403. The name and post office address of the Resident Agent is Yolande Marshall, 1009 Bay Ridge Road, Annapolis, Maryland, 21403. Said Resident Agent is an individual actually residing in this State.

The total number of shares of capital stock which the SIXTH: Corporation has authority to issue is five thousand (5,000) shares of capital stock without par value.

SEVENTH: The number of directors of the Corporation shall be two (2), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three (3).

The names of the directors who shall act until the first annual meeting and until their successors shall be duly chosen and qualified shall be:

Yolande Marshall

Joe Amos

EIGHTH: (1) As used in this Article EIGHTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- (3) With respect to any corporate respresentative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claims, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or: (i) an affirmative vote, at a duly constituted meeting of a majority of all of the votes

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cast by stockholders who were not parties to the proceedings, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

NINTH: The duration of this Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this $\frac{8}{}$ day of $\frac{1987}{}$, and I acknowledge the same to be my act.

WITNESS:

Yolande Marshall

2894 1102

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APPROVED BY:

196 PAGE 562 STATE OF MARYLAND

State Department of Assessments and Taxation Gene L Burner, Director

CLERK'S NOTATION Document submitted for record in a condition not permitting

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COUNTY 52 BUSINESS CODE 03 DOCUMENT CODE P.A Religious VClose Stock Nonstock Surviving Merging (Transferor) (Transferee) FEE REMITTED CODE TRUOMA Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) 65 Rec. Fee (Revival)
Foreign Qualification
Cert. of Qual. or Reg.
Foreign Name Registration
Certified Copy
Foreign Penalty Change of Name 52 Change of Principal Office 50 ___ Change of Resident Agent For. Supplemental Cert. Change of Resident Agent Cert. of Conveyance Address Special Fee 75 For. Limited Partnership Cert. Limited Partnership 83 ___ Amendment to Limited Code Partnership Terminaton of Limited Partnership ATTENTION: _ Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing 31 Foreign Corporation Registration MAIL TO ADDRESS:_ Other SAMUEL J. BROWN Other N DUKE OF GLOUCESTER ST TOTAL FEES P.O. Dox 668 BNNAPOLIS, MD 21404-0668 Documents on _____ checks NOTE:

CLERK'S NOTATION Document submitted for record in a condition not permitting satisfactory photographic repro-

.... 196 PAUL 563

ARTICLES OF INCORPORATION J & J TRADING COMPANY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

A . M. AS IN CONFORMITY 9:56 O'CLOCK OF MARYLAND FEBRUARY 18, 1987 AT

ORGANIZATION AND CAPITALIZATION FEE PAID.

WITH LAW AND ORDERED RECORDED.

D2292480

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

20

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO: SAMUEL J. BROWN 21 DUKE OF GLOUCESTER STREET P. O. BOX 668 MD 21404 0608 ANNAPOLTS

> > 15503001258

A 223926

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

.... 196 PAGE 564

1987 FEB 19 A 10: 37

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APPROVED FOR RECORD

ARTICLES OF INCORPORATION NAMRON INCORPORATED

THIS IS TO CERTIFY:

FIRST: That we, the subscribers, William N. Schaible, whose post office address is 7901 Belhaven Road, Pasadena, Maryland 21122 and Sharon Schaible, whose post office address is 7901 Belhaven Road, Pasadena, Maryland 21122; both being at least twenty-one years of age, do under and by virtue of the General Laws of the State of Maryland, authorizing the formation of corporations, associate ourselves with the intention of forming a corporation by the execution and filing of these Articles.

SECOND: The name of the Corporation (which is hereinafter called the "Corporation") is:

NAMRON INCORPORATED

THIRD: The purpose for which the Corporation is formed and the business and objects to be carried on and promoted by it are as follows

> Industrial and Commercial Service and Repair of Air Conditioning Units

(1) To make and carry out any contract and to do any act and exercise any power which a co-partnership or individual person could lawfully do and exercise so far only as may be necessary or proper for carrying out the purposes for which this Corporation is organized, and generally, with full power to do and perform any and all acts connected therefrom or incident thereto; and any and all acts proper and necessary storilthe

purpose of the business; but the Corporation shall not do any act or thing forbidden by law to a corporation organized under the laws of this State.

- (2) To buy, hold, lease, sell and/or mortgage any real estate in the State of Maryland or anywhere else in the United States, for the purpose of the business of the Corporation, and to build, erect, equip, operate and maintain offices anywhere in the United States for the purposes of the business of the Corporation.
- in part, the business, good will rights, franchises and property of any kind, and to undertake the whole or any parts of the assets or liabilities of any person, firm, association, or corporation engaged in any enterprise conducted or authorized to be conducted by this Corporation, or owning property necessary or suitable for its purposes, and to pay for the same in cash, in the stock or bonds of this company (subject to the laws of the State of Maryland), or otherwise; to hold or in any manner dispose of the whole or any part of the business or property so acquired; to exercise all the powers necessary or incidental to the conduct of such business.
- (4) In the purchase or acquisition of the property, business rights, or franchises, or for additional working capital or for any object in or about its business or affairs, and without limitation as to amount, to incur debts, and to raise, borrow and secure the payment of any money, in any lawful

manner, including the issue and sale or other disposition of bonds, warrants, debentures, obligations, negotiable instruments, evidences of indebtedness of all kinds, whether secured by mortgage, pledge, deeds of trust, or otherwise.

- (5) The Corporation may conduct its business in other states, territories, and possessions of the United States, and in foreign countries, and may have one office or more than one office and keep its books outside the State of Maryland, except as may be provided by law.
- (6) The objects and purposes specified herein shall, except when otherwise expressed, be in no way limited or restricted by reference to, or inference from, the terms of any other clause of this, or any other article, of these Articles of Incorporation or by any amendment thereto, and shall each be regarded as independent and construed as powers as well as objects and purposes.
- (7) The Corporation shall be authorized to exercise and enjoy all the powers, rights and privileges granted to or conferred upon corporations of similar character by the General Laws of the State of Maryland now or hereafter in force, and the enumeration of the aforegoing powers shall not be deemed to exclude any powers, rights or privileges to granted or conferred.

FOURTH: The post office address of the principal office of the Corporation in this State shall be 7901 Belhaven Road, Pasadena, Maryland 21122. The Resident Agent of the Corporation

shall be Sharon Schaible, whose post office address is 7901 Belhaven Road, Pasadena, Maryland 21122. Said Resident Agent is a citizen of the State of Maryland and actually resides therein.

FIFTH: The following shall be first Directors of the Corporation: William N. Schaible and Sharon Schaible; and these Directors shall serve until replaced.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is 5,000 shares with no par value.

IN WITNESS: Whereof we have signed these Articles of Incorporation and we acknowledge same to be our act.

Melinea allones

WILLIAM N. SCHAIRE

Mitness almos

SHARON SCHAIBLE

2894 1124

(SEAL)



APPROVED BY:

State Department of Assessments and Taxation Gene L Burner, Director

BUSINESS CODE 63 COUNTY 52 DOCUMENT CODE Merging Surviving (Transferor) (Transferee) CODE AMOUNT FEE REMITTED Name Change Organ. & Capitalization (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transier) Rec. Fee (Dissolution) Rec. Fee (Revival) ____ Change of Name Foreign Qualification Cert. of Qual. or Reg. Change of Principal Office Foreign Name Registration Certified Copy 4 Change of Resident Agent Foreign Penalty For. Supplemental Cert. Change of Resident Agent Cert. of Conveyance Address 75 Special Fee 80 For. Limited Partnership 83 Cert. Limited Partnership Amendment to Limited Code Partnership Terminaton of Limited Partnership ATTENTION: Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing Foreign Corporation Registration Other MAIL TO ADDRESS: MICHARL F. GILLIGAN Other SUITE 13, EMPIPE M.R.D. BLOG. TOTAL FEES 200 HOSPITAL DRIVE Check GLEN BULNER, MD 21061 Cash Documents on _____ checks NOTE:

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CLERK'S NOTATION

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CLERK'S NOTATION

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ARTICLES OF INCORPORATION OF NAMEON INCORPORATED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 19, 1987 AT 10

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A . M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

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ORGANIZATION AND CAPITALIZATION FEE PAID:

RECORDING FEE PAID: SPECIAL.

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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO:
MICHAEL F. GILLIGAN
200 HUSPITAL DRIVE, SUITE 113
EMPRIE MEDICAL BUILDING
GLEN BURNIE MD 21061

15603001262

A 223930

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO 2894 1120

ASSESSMENT OF MARYLAND HIM

FOR RECORD

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1 OF ASSESSMENTS

TIAZ, INC.

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A Maryland Close Corporation, Organized Pursuant to Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland

ARTICLES OF INCORPORATION

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FIRST: I, BETTIE M. JAMARIK, whose post office address is 415 Ginn Lane, Pasadena, Maryland 21122, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is TIAZ, INC..

THIRD: The Corporation shall be a close corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- (1) To engage in the laundry business.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation in this State is 415 Ginn Lane, Pasadena, Maryland 21122. The name and post office address of the Resident Agent of the Corporation in this State is John C. Jamarik, 415 Ginn Lane, Pasadena, Maryland 21122. Said Resident Agent is an individual actually residing in this State.

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CLERK'S NOTATION

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SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is Eight Hundred (800) shares of common stock, without par value.

SEVENTH: The Corporation elects to have no Board of Directors. Until the election to have no Board of Directors becomes effective, there shall be one (1) director, whose name is BETTIE M. JAMARIK.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 4th day of Autroay, 1987, and I acknowledge the same to be my act.

BETTIE M. JAMARIK

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checks

Documents on

APPROVED BY:

State Department of Assessments and Taxation
Gene L Burner, Director

BUSINESS CODE 03 COUNTY 52 DOCUMENT CODE ___P.A ___Religious ___Close ____Stock ____Nonstock Surviving Merging (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Rec. Fee (Revival) Change of Name 66 Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration Change of Resident Agent 13 Certified Copy ___ Foreign Penalty For. Supplemental Cert. Change of Resident Agent Cert. of Conveyance Address Special Fee For. Limited Partnership Cert. Limited Partnership Amendment to Limited Partnership Terminaton of Limited Partnership ATTENTION:___ Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing Foreign Corporation Registration Other__ Other TOTAL FEES 21122 40 Check Cash

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NOTE:

CLERK'S NOTATION

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196 PAGE 573

FRAME, HALL & DUVALL, P.A.
ATTORNETS AT LAW
PASATENA PROFESSIONAL BLDG.
3:11 MOUNTAIN BOAD
PAFADENA, MARYLAND 21122

CLERK'S NOTATION

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196 PASE 574

ARTICLES OF INCORPORATION OF TIAZ, INC ..

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION A . M. AS IN CONFORMITY 10:14 O'CLOCK OF MARYLAND FEBRUARY 18, 1987 AT WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

RECORDING FEE PAID:

2.0

D2292605

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

> RETURN TO: FRAME, HALL & DUVALL, P.A. 3111 MOUNTAIN ROAD MD 21122 PASADENA

> > 15003001270

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RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO 894 1165

MARYLANI

CRYSTAL RIVER WATER COMPANY

ARTICLES OF INCORPORATION

FIRST: I. Richard E. Polm, whose post office address is P.O. Box 1071, Severna Park, Maryland 21146, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the Corporation (hereafter referred to as the "Corporation") is Crystal River Water Company.

THIRD: The purposes for which the Corporation is formed

- (1) To engage in the purchase and/or sale and/or development of real estate; and to engage in any other lawful purpose and business.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The principal office address of the Corporation in this state is 844 Ritchie Highway, Suite 204, Severna Park, Maryland 21146. The name and address of the Resident Agent of the Corporation in this state is David A. Simison, 1517 Ritchie Highway, Suite 206, Arnold, Maryland 21012.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 1000 shares of common stock of one class. The stock shall have no par value.

SIXTH: The Corporation shall have as many directors as stockholders not to exceed three or such other number later

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established by the Board of Directors. There shall be one initial director who shall serve until the first annual meeting or until their successors are duly chosen and qualified whose name is: Richard E. Polm.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

- (1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.
- (2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the time and prices of redemption of, and the conversion rights of, such shares.
- (3) The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by references to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

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EIGHTH: Except_as may otherwise be provided herein or by the Board of Directors of the Corporation, no holder of any shares of stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The Corporation has the general power to sue, be sued, complain and defend in all courts; have, use, alter or abandon a corporate seal; transact its business, carry on its operations and exercise the powers granted by the State of Maryland, in any state, territory, district or possession of the United States and in any foreign country; make contracts and guarantees, incur liabilities and borrow money; sell, lease, exchange, transfer, convey, mortgage, pledge and otherwise dispose of any or all of its assets; issue bonds, notes, and any other obligations and secure them by mortgage or deed of trust on any or all of its assets; acquire by purchase or in any other manner, and take, receive, own, hold, use, employ, improve and otherwise deal with any interest in real or personal property, wherever located; purchase, take, receive, subscribe for, or otherwise acquire, own. hold, vote, use, employ, sell, mortgage, loan, pledge, or otherwise dispose of and otherwise use and deal in and with stock and other interests in and obligations of other

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Maryland and foreign corporations, associations, partnerships and individuals; except as provided by law, acquire any of its own stock, bonds, notes and other obligations and securities; invest its surplus funds, lend money from time to time in any manner which may be appropriate to enable it to carry on its operations or fulfill the purposes specified in this charter, and take and hold real and personal property as security for the payment of funds or loans; be a promoter, partner, member, associate or manager of any partnership, joint venture, trust or other enterprise; elect its officers and appoint its agents, define their duties, determine their compensation, and adopt and carry into effect employee and other benefit plans; adopt, alter and repeal its by-laws not inconsistent with law or its charter for its regulation and management of its affairs; and do every other act not inconsistent with law which is appropriate to promote and obtain the purposes set forth herein.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 1771 day of February, 1987, and acknowledge the same to be my act.

V A

WITNESS:

Witness CRYRWCORO113P7 Richard E. Polm

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196 PAGE 579 STATE OF MARYLAND State Department of Assessments and Taxation Gene L. Burner. Director

CLERK'S NOTATION Document submitted for record

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COUNTY 52 BUSINESS CODE 03 COCUMENT CODE Religious Close $\sqrt{}$ Stock Surviving Merging (Transferee) (Transferor) FEE REMITTED AMOUNT CODE Name Change Organ. & Capitalization (New Name) 20 Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) 64 Rec. Fee (Dissolution) _ Change of Name 65 Rec. Fee (Revival) 66 Foreign Qualification __ Change of Principal Office 52 Cert. of Qual. or Reg. Foreign Name Registration 51 Change of Resident Agent Certification Foreign Penalty ____ Certified Copy 4 13 Change of Resident Agent For. Supplemental Cert. Address Cert. of Conveyance Special Fee For. Limited Partnership Cert. Limited Partnership Amendment to Limited Code - Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax 21 State Transfer Tax 22 Local Transfer Tax 23 __Corp. Good Standing 31 Foreign Corporation Registration MAIL TO ADDRESS: Other DAVLD A. SAMISON Other ALNOUMO HOLZ TOTAL FEES Documents on ____ checks NOTE: APPROVED BY:

CLERK'S NOTATION

Document submitted for record in a condition not permitting sotisfactory photographic reproduction.

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ARTICLES OF INCORPORATION

OF

CRYSTAL RIVER WATER COMPANY

			A. M. AS IN CONFORMITY
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	RECORDING FEE PAID		SPECIAL FEE PAID:
	PEG I AID		
	BRUARY	BRUARY 19, 1987 AT 1: RED RECORDED.	RED RECORDED.

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: DAVID A. SIMISON 1517 RITCHIE HIGHWAY, SUITE 206 ARNOLD MD 21012

15603001284

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RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO 1239

OF MARYLANDIN

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ARTICLES OF INCORPORATION

THIS IS TO CERTIFY:

FIRST: That I, C. William Clark, as Incorporator, whose post office address is Suite 404, 30 East Padonia Road, Timonium, Maryland 21093, being over eighteen (18) years of age, do under and by virtue of the General Laws of the State of Maryland authorizing the formation of corporations, set forth and execute these Articles of Incorporation with the intent of forming a corporation.

SECOND: That the name of the Corporation (which is hereafter called "Corporation") is:

TRANSCONTINENTAL FINANCIAL SERVICES, INC.

THIRD: The purposes for which the Corporation is formed are as follows:

- (a) (1) To market, solicit, advertise and act as agent or broker for various extended warranties and service contracts for motor vehicles, and other products and services related to motor vehicle extended warranties, service contracts and insurance, including without limitation, the writing, servicing and administration of such warranties, service contracts and policies, and claims made in connection therewith, but not including acting as an insurer, agent or broker under the laws of any state or government without first obtaining a certificate of authority or license pursuant to the applicable laws of such states or governments.
- (2) To consult with and advise, and receive fees for the same, from individuals, partnerships,

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

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CLERK'S NOTATION

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corporations, associations and all other entities, regarding the business stated in Paragraph (a)(1) above.

- (b) To undertake and carry on the business of accident, employer's liability, fidelity guarantee, third party, burglary or theft, fire, life, marine, storm, vehicle, professional, plate glass and mortgage investment or other insurances, or any of them, and to transact all or any other kinds of insurances, and to carry on all or any class of insurance or re-insurance business.
- (c) To re-insure or counter-insure any of the risks undertaken by the Corporation.
- (d) To procure the Corporation to be transferred, registered or recognized in any part of the world outside the State of Maryland and the United States of America, and to carry on the aforesaid business, either together or as a single business or as a separate and distinct business in any part of the world.
- (e) To do all such things as may be deemed incidental or conducive to the attainment of the above objects or any of them including (where necessary) the application for all requisite licenses and governmental or other consents under any relevant ordinance or regulations thereunder in force from time to time.
- (f) To subscribe or cause to be subscribed for, and to purchase or otherwise acquire, hold for investment, or otherwise, sell, assign, transfer, mortgage, pledge, exchange, distribute, or otherwise dispose of the whole or any part of the shares of the capital stock, bonds, mortgages, deeds of trust, debentures, securities, obligations and other evidences of indebtedness of any

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CLERK'S NOTATION

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person, firm or corporation, created by or under the laws of the State of Maryland, or otherwise, and while owner of any of said shares of capital stock or bonds or other property, to exercise all rights, powers and privileges of ownership of every kind and description, including the right to vote thereon, with power to designate some person for that purpose from time to time to the same extent as natural persons might or could do, and to render consulting advisory services in connection therewith; and also to purchase, hold, and sell any of its obligations, including investment trust certificates, and to make such credit advances thereon as may be determined from time to time.

- or any part of the property, rights, businesses, contracts, good will, franchises and assets of every kind of any corporation, co-partnership or individual (including the estate of a decedent) carrying on or having carried on in whole or in any part any of the aforesaid businesses or any other businesses that the Corporation may be authorized to carry on, and to undertake, guarantee, assume and pay the indebtedness and liabilities thereof, and to pay for any such property, rights, business contracts, good will, franchises or assets by the issue, in accordance with the laws of Maryland, of stock, bonds, or other securities of the Corporation or otherwise.
- (h) To apply for, obtain, purchase or otherwise acquire any patents, copyrights, licenses, trademarks, trade names, rights, processes, formulas, and the like, which might be used for any of the purposes of the Corporation;

CLERK'S NOTATION

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and to use, exercise, develop, grant licenses in respect of, sell and otherwise turn to account the same.

- (i) To enter into and perform contracts of every sort and description with any person, firm, association, body politic, or with any colony, dependency or agency of any of the foregoing.
- any shares of stock of, or the performance of any contract by, any other corporation, association, or other venture, entity or enterprise in which the Corporation has an interest, and to endorse or otherwise guarantee the payment of the principal and interest, or either, of any bonds, debentures, notes, securities or other evidences of indebtedness created or issued by any such other corporation, association or other venture, entity or enterprise.
- (k) To loan or advance money, with or without security, without limit as to amount; and to borrow or raise money for any of the purposes of the Corporation; and to issue bonds, debentures, notes or other obligations of any nature (including bonds, debentures, notes or other obligations convertible into stock of the Corporation), and in any manner permitted by law, for money so borrowed or in payment for property purchased, or for any other lawful consideration, and to secure the payment thereof and of the interest thereon by mortgage upon, or pledge or conveyance or assignment in trust of, the whole or any part of the property of the Corporation, real or personal, including contract rights, whether at the time owned or thereafter acquired; and to sell, pledge, discount, or otherwise

dispose of such bonds, notes or other obligations of the Corporation for its corporate purposes.

- hereinbefore enumerated for itself, or for account of others in a partnership or joint venture or other entity, whether as a limited or general partner, or otherwise, and to carry on any other business which may be deemed by it to be calculated, directly or indirectly, to effectuate or facilitate the transaction of the aforesaid objects or businesses, or any of them, or any part thereof, or to enhance the value of its property, business or rights.
- (m) To carry out all or any part of the aforesaid purposes, and to conduct its business in all or any of its branches in any or all states, territories, districts, colonies, possessions and dependencies of the United States of America and in foreign countries, and to maintain offices and agencies in any or all states, territories, districts, colonies, possessions and dependencies of the United States of America and in foreign countries.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance and not in limitation of the powers conferred upon the Corporation by the Laws of the State of Maryland, and is not intended, by the mention of any particular purposes, objects or business in any manner to limit or restrict the generality of any other purposes, objects, or businesses mentioned, or to limit or restrict any of the powers of the Corporation.

The Corporation is formed upon the articles, conditions, and provisions herein expressed, and subject in all

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CLERK'S NOTATION

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particulars to the limitations relative to corporations which are contained in the General Laws of this State.

It is hereby declared that the objects of the Company as specified in each of the foregoing paragraphs of this clause shall be separate and distinct objects of the Company and shall not be in any way limited by reference to any other paragraphs or the order in which the same occur.

FOURTH: The post office address of the principal office of the Corporation in this State is 953 Lombardee Circle, Glen Burnie, Maryland 21061. The resident agent of the Corporation in this State is Joseph B. Antonelli, whose post office address is 953 Lombardee Circle, Glen Burnie, Maryland 21061. Said resident agent is a citizen of the State of Maryland and actually resides therein.

<u>FIFTH:</u> The Corporation shall have three (3)

Directors (which number may be increased or decreased, but

not less than three (3), pursuant to the Bylaws of the

Corporation), and Joseph B. Antonelli, Donald R. Cohen, and

Urszula M. Antonelli shall act as such until the first

annual meeting or until their successors are duly chosen and

qualified.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is Ten Thousand (10,000) shares of the par value of one dollar (\$1.00) each, all of which shares are of one class and are designated Common Stock. The aggregate par value of all shares having par value is ten thousand dollars (\$10,000.00).

No holder of shares of stock of the Corporation shall be entitled as such, as a matter of right, to subscribe for or purchase any part of any new or

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additional issue of stock, or securities convertible into stock, of any class whatsoever, whether now or hereafter authorized, and whether issued for cash, property, services, by way of dividends, or otherwise.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders.

- (a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of stock of any class with or without par value, whether now or hereafter authorized, and options and warrants with respect thereto, and bonds, notes, debentures, or other obligations convertible into securities or into shares of its stock of any class, whether now or hereafter authorized, for such consideration as said Board of Directors may deem advisable, irrespective of the value or amount of such consideration, subject to such limitations and restrictions, if any, as may be set forth in the Bylaws of the Corporation.
- (b) No contract or other transaction between this Corporation and any other corporation and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the directors of this Corporation are pecuniarily or otherwise interested in, or are directors or officers of, such other corporation; any directors individually, or any firm of which any director may be a member, may be party to, or may be pecuniarily or otherwise interested in, any contract or transaction of this Corporation, provided that the fact that he or such firm is

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CLERK'S NOTATION

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so interested shall be disclosed or shall have been known to the entire Board of Directors; and any director of this Corporation who is also a director or officer of such other corporation or who is so interested may be counted in determining existence of a quorum at any meeting of the Board of Directors of this Corporation, which shall authorize any such contract or transaction with like force and effect as if he were not such director or officer of such other corporation or not so interested.

- from time to time, to fix and determine and to vary the amount of working capital of the Corporation; and to determine whether any, and, if any, what part of the surplus of the Corporation or of the net profits arising from its business shall be declared in dividends and paid to the stockholders, subject, however, to the other provisions set forth in these Articles; and to direct and determine the use and disposition of any such surplus or net profits. The Board of Directors may in its discretion use and apply any such surplus or net profits in purchasing or acquiring any of the shares of the stock of the Corporation, or any of its bonds or other evidences of indebtedness, to such extent and in such manner and upon such lawful terms as the Board of Directors shall deem expedient.
- (d) The Board of Directors shall have the right to indemnify any person who under the General Laws of the State of Maryland may be indemnified by a corporation, but only to the extent, and in such manner, and upon such terms, as may be lawful under the General Laws of the State of Maryland.

- (e) The Corporation reserves the right, from time to time, to make any amendments to its Articles which may now or hereafter be authorized by law, including any amendments changing the terms of and class of its stock by classification, reclassification, or otherwise.
- (f) The Board of Directors shall have power to declare and authorize the payment of stock dividends, whether or not payable in stock of one class to holders of stock of another class or classes.
- (g) The Board of Directors shall have the power, by articles supplementary to these Articles, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify any unissued shares of stock, whether now or hereafter authorized by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of such shares.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on this //day of Jebuary 1987, and acknowledge the same to be my act.

WITNESS:

Hod. C.SQ.

C. William Clark

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.... 196 PAGE 590

State Department of Assessments and Taxation Gene L Burner, Director

BUSINESS CODE 63 COUNTY 52 DOCUMENT CODE ___P.A ___Religious ___Close __Stock __Nonstock Surviving (Transferee) (Transfermr) _ AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Change of Name Rec. Fee (Revival) Foreign Qualification
Cert. of Qual. or Reg.
Foreign Name Registration 52 Change of Principal Office 50 Change of Resident Agent Certified Copy 13 Foreign Penalty 56 Change of Resident Agent For. Supplemental Cert. Address Cert. of Conveyance Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited Code Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax State Transfer Tax Local Transfer Tax ____Corp. Good Standing

Documents on _____checks

Foreign Corporation

Registration

Other

Other

Check

APPROVED BY:

TOTAL FEES

MAIL TO ADDRESS: C. WILLIAM CLARK

PADONIA CENTRE-SUITE 404 30 E. PAUDNIA KOAD

TIMONIUM, MD 21093

NOTE:

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CLERK'S NOTATION

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.... 196 PAGE 591

RUPPERSBERGER. WINTER.
CLARK & MISTER
SUITE 404 - PADONIA CENTRE
30 E. PADONIA ROAD
TIMONIUM, MARYLAND 21093

TRANSCONTINENTAL FINANCIAL SERVICES, INC. ARTICLES OF INCORPORATION FOR

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CLERK'S NOTATION

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.... 196 PAGE 592

ARTICLES OF INCORPORATION

OF

TRANSCONTINENTAL FINANCIAL SERVICES, INC

APPROVED AND RECEIVED FOR RECORD BY THE	STATE DEPARTMENT	OF ASSESSMENTS AND TAXATION
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OF MARYLAND FEBRUARY

19, 1987 AT

9:39 O'CLOCK

A . M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

10

ORGANIZATION AND CAPITALIZATION FEE PAID

FEE PAID:

SPECIAL

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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO:

C. WILLIAM CLARK

30 E. PADONIA RUAD, SUITE 404
TIMENIUM MD 21093



15603001291

A 223953

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO 894 1278

AT5-060

ARTICLES OF INCORPORATION

OF

INSTALLATIONS PLUS, INC.

A Maryland Close Corporation, Organized Pursuant to Title Four of the Corporations and Associations Article of the Annotated Code of Maryland

FIRST: I, JAMES PHILIP FOSTER, whose address is 11 Harvard Road, Glen Burnie, Maryland, 21061, being at least eighteen (18) years of age, do hereby form a Corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter referred to as the "Corporation") is:

INSTALLATIONS PLUS, INC.

THIRD: The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- 1. To engage in the business of quarrying, selling and setting stone and stone products and for any other lawful purpose.
- 2. To do any thing permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

of the Corporation in this State is 11 Harvard Road, Glen Burnie, Maryland, 21061. The name and post office address of the Resident Agent of the Corporation in this State is Jeffrey E. Letzkus, 507 Park Avenue, Baltimore, Maryland, 21201. Said Resident Agent is an individual actually residing in this State.

ALAN GARFINKLE, P. A
507 PARK AVENUE
BALTIMORE MARYLAND 21201
(301) 727-0080

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SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is Three Thousand (3,000) shares of common stock, without par value.

SEVENTH: The number of Directors of the Corporation shall be one (1) which number may be increased or decreased pursuant to the By-Laws of the Corporation. The name of the director, who shall act until the first annual meeting or until his successors are duly chosen and qualified is:

JAMES PHILIP FOSTER

or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise, any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceedings, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it

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ALAN GARFINKLE, P. A
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BALTIMORE MARYLAND 21201
(301) 727-0080

CLERK'S NOTATION

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.m. 196 PAGE 595

shall have been determined and authorized in the specific case by

(i) an affirmative vote at a duly constituted meeting of a

majority of the Board of Directors who were not parties to the

proceeding, that indemnification of such corporate representative

other than a present or former director or officer is proper in

the circumstances.

WITNESS:

The lette

James Philip Foster

LAW OFFICES
ALAN GARFINKLE, P.A.
507 PARK AVENUE
BALTIMORE, MARYLAND 21201
(301) 727-0080

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State Department of Assessments and Taxation Gene L. Burner, Director

BUSINESS CODE 03 COUNTY 52 DOCUMENT CODE 02 ___P.A ___Religious ____Close ___Stock ____Nonstock Surviving (Transferor) (Transferee) _ AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) 65 Change of Name Rec. Fee (Revival) Foreign Qualification 52 ____ Change of Principal Office Cert. of Qual. or Reg. Foreign Name Registration Certified Copy Change of Resident Agent 13 Foreign Penalty ____ Change of Resident Agent Address For. Supplemental Cert. Cert. of Conveyance Special Fee For. Limited Partnership Cert. Limited Partnership Amendment to Limited Code Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing Foreign Corporation Registration Other Other Amore Md 2/201 TOTAL FEES Check Documents on checks NOTE:

APPROVED BY: PCM

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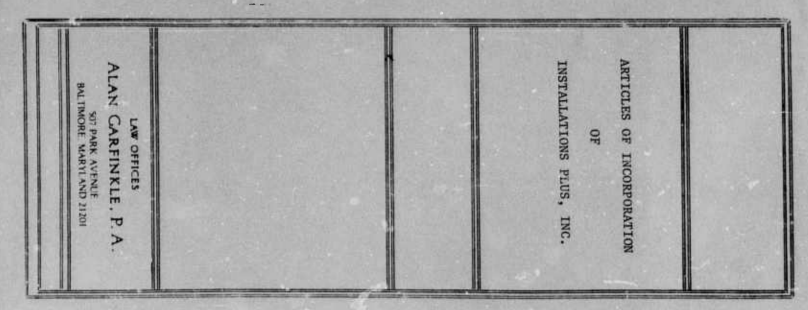
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CLERK'S NOTATION

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CLERK'S NOTATION

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196 PAGE 598

ARTICLES OF INCORPORATION OF INSTALLATIONS PLUS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY

20, 1987 AT

9:21 O'CLOCK

A . M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

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ORGANIZATION AND

RECORDING FEE PAID: SPECIAL SEE PAID

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D2292845

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON. HAS BEEN RECEIVED, A PROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: ALAN GARFINKLE, P.A. 507 PARK AVENUE BALTIMURE

MD 21201



15603001294

A 223956

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER FOLIG 894 1299

ARTICLES OF INCORPORATION

OF

CYGNUS INSTRUMENTS, INC.

FIRST: WE, RODNEY E. SANDERS, of 1009 Timber Creek Drive, Annapolis, Maryland, 21403, and GEORGE J. EDES of Crockway House, Frampton, Dorchester Dorset DT2 OBY, England, being at least eighteen (18) years of age, do hereby form a Corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter referred to as the "Corporation") is:

CYGNUS INSTRUMENTS, INC.

THIRD: The purposes for which the Corporation is formed are:

- 1. To import, market and distribute, on an exclusive basis, ultrasonic testing equipment, manufactured by Cygnus Instruments Ltd., and/or for any other lawful purposes.
- 2. To do any thing permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 1009 Timber Creek Drive, Annapolis, Maryland 21403. The name and post office address of the Resident Agent of the Corporation in this State is Jeffrey E. Letzkus, Esquire, 507 Park Avenue, Baltimore, Maryland, 21201. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Three Thousand (3,000) shares of common stock, without par value.

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LAW OFFICES
ALAN GARFINKLE, P. A.
507 PARK AVENUE
BALTIMORE MARYLAND 21201
(301) 727 0080

SIXTH: The number of Directors of the Corporation shall be two (2) which number may be increased pursuant to the By-Laws of the Corporation, but shall never be less than one (1), provided that:

- 1. If there is no stock outstanding, the number of directors may be less than two (2) but not less than one (1); and
- 2. If there is stock outstanding and so long as there are less than two (2) stockholders, the number of directors may be less than two (2) but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are:

RODNEY E. SANDERS

GEORGE J. EDES

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders.

1. The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any

LAW OFFICES
ALAN GARFINKLE, P. A.
507 PARK AVENUE
BALTIMORE, MARYLAND 21201
(301) 727-0080

- 196 PAGE 601

powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: (1) As used in this Article NINTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- tive other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise, any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceedings, the Corporation shall not indemnify such corporate representative other than

LAW OFFICES
ALAN CARFINKLE, P. A
507 PARK AVENUE
BALTIMORE, MARYLAND 21701

a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

IN WITNESS WHEREOF, WE have signed these Articles of Incorporation this 18^6 day of February, 1987, and WE acknowledge the same to be our act.

WITNESS:

Tops west

LAW OFFICES ALAN GARFINKLE, P. A 507 PARK AVENUE BALTIMORE MARYLAND 21201

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State Department of Assessments and Taxation Gene L. Burner, Director

CLERK'S NOTATION

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4 5	Rec. Fee (Dissolution)	
6	Rec. Fee (Revival)	Change of Name
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	Foreign Name Registration	
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CLERK'S NOTATION

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196 PAGE 604

ALAN CARFINKLE, P. A. CYGNUS INSTRUMENTS, INC. ARTICLES OF INCORPORATION

CLERK'S NOTATION

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196 PAGE 605

ARTICLES OF INCORPORATION OF CYGNUS INSTRUMENTS, INC.

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20, 1987	АТ	9:39	O'CLOCK	A •	M. AS IN CONFORMI
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

> JEFFREY E. LETZKUS, ESQ. 507 PARK AVE. BALTO. MD 21201



15703001303

A 224026

RECORDED IN THE RECORDS OF THE \STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

196 PASE 606

ARTICLES OF INCORPORATION

OF

THE PROVIDENCE BAPTIST CHURCH OF MILLERSVILLE

This is to certify:

First:

That we, the Subscribers, Barry L. Hartman, whose post office address is 8332 Dubbs Drive, Severn, Maryland; Edwin L. Brewsaugh, whose post office address is 545 Williamsburg Lane, Odenton, Maryland; Timothy A. Chenault, whose post office address is 1522 Wampanoag Drive, Severn, Maryland; and J. Howard Wilber, whose post office address is 8942 Twin Ridge Court, Glen Burnie, Maryland; having duly been elected by the qualified members of The Providence Baptist Church of Millersville at a meeting duly called and held and at which meeting a quorum of the members were present and voted and having been authroized and empowered to act as incorporators; all being of full legal age, do, under and by virtue of the General Laws of the State of Maryland authorizing the formation of religious corporations, associate ourselves with the intention of forming a religious corporation.

FEB 20 A

The name of the corporation (which is hereinafter called the "Corporation") is The Providence Baptist Church of Millersville.

Third:

The purpose for which the Corporation is formed shall be to preach and propogate the gospel of the revelation of God through Jesus Christ, our Lord; to nurture its members through a program of Christian education; to provide regular opportunities for public worship; to sustain the ordinances, doctrines and ethics of the New Testament for Christian churches in accordance with the Bible as the Word of God and "The Articles of Faith" adopted by the Southern Baptist Convention.

Fourth:

The post office address of the place at which the principal office of the Corporation in this State will be located is 882 Cecil Avenue, Millersville, Maryland.

70518116_{STATE} DEPARTMENT OF ASSESSMENTS AND TAXATION

APPROVED FOR RECORD

1 (20/8) at 9:32 A.m.

2895 2457

Fifth: The resident agent of the Corporation is Ronald A. Elville,
whose post office address is 2488 Vineyard Lane, Crofton,
Maryland. Said resident agent is a citizen of this State and
actually resides herein.

. Sixth: The Corporation being a religious corporation, is not organized for profit and will not issue capital stock.

Seventh: The Corporation-shall have not less than four (4) trustees and Barry L. Hartman, Edwin L. Brewsaugh, Timothy A. Chenault, and J. Howard Wilber shall act as such until their successors are duly elected and qualified. The trustees shall have perpetual succession by the corporate name and shall, except as otherwise limited by law or by the Constitution or by the By-Laws of the Corporation, be capable in law to purchase, take and to hold to them and their successors, in fee, or for a less estate, any lands, tenements or hereditaments, rents or annuities, goods or chattels within the State of Maryland, by gift, sale or devise and to use or lease, mortgage or sell and convey the same, provided, however, that all matters relating to the management of the church property shall be subject to the control of the congregation of the Corporation.

Eighth: The Trustees shall be elected to office by the members of the congregation of the Corporation and By-Laws thereof; shall serve for a term of three (3) years under a system of rotation providing for annual election of one-third of the number of trustees.

Ninth: The Officers of the Corporation and their terms of office and their manner of election shall be stated in the Constitution and By-Laws as the Corporation may prescribe.

Tenth: The terms and conditions of admission to membership in the congregation and the qualifications of the members shall be as provided for in the Constitution and Ey-Laws of the Corporation.

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Document submitted for recording a condition not permitted

State of Maryland, County of Anne Arundol To Wit:

Hereby Certify, that on this 18th day of Jebruary, 1987, before me, the subscriber, a Notary Public of the State of Maryland, in and for Anne Arundel County, personally appeared Barry L. Hartman, Edwin L. Brewsaugh, Timothy A. Chenault, and J. Howard Wilber, and they severally acknowledged the foregoing Articles of Incorporation to be their act.

As witness my hand and Notarial Seal:

Notary Public (1)

My commission expires July 1, 19 9,0

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STATE OF MARYLAND

State Department of Assessments and Taxation Gene L. Burner, Director

BUSINESS CODE 16 COUNTY 52 DOCUMENT CODE ___P.A _____Religious _____Close ____Stock ____Nonstock Surviving (Transferee) (Transferor) FEE REMITTED AMOUNT CODE Name Change Organ. N Capitalization (New Name) Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) _ Change of Name Rec. Fee (Revival) Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Req. Foreign Name Registration Change of Resident Agent Certified Copy Foreign Penalty Change of Resident Agent For. Supplemental Cert. Cert. of Conveyance Address Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited Code Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing 31 Foreign Corporation Registration MAIL TO ADDRESS: Other__ RONALD A. ELVIUR Other 2488 VINEYALD LANE CROETOR MD 2114 TOTAL FEES

APPROVED BY:

Documents on / checks

2895 2460

CLERK'S NOTATION

Document submitted for record
in a condition not permitting
satisfactory photographic repro-

NOTE:

Document submitted for record in a condition not permitting solislactory photographic reproduction.

196 PAGE 610

ARTICLES OF INCORPORATION THE PROVIDENCE BAPTIST CHURCH OF MILLERS VILLE

CORD BY THE STAT	E DEPARTMENT OF	ASSESSMENTS A	AND TAXATION	
20, 1987	AT 9:32	O'CLOCK	A • M. AS IN CONF	ORMITY
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	4			
	RECORDING FEE PAID		SPECIAL FEE PAID:	
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	D2293090			
		20, 1987 AT 9:32 PED. RECORDING FEE PAID \$	20, 1987 AT 9:32 O'CLOCK PED. RECORDING FEE PAID \$	RECORDING SPECIAL FEE PAID. \$

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

> RETURN TO: RONALD A. ELVILLE 2488 VINEYARD LANE CROFTON

MD 21114



15703001319 A 224039

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO, 2895 2456

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 611

BRAVO EQUIPMENT & CONSTRUCTION CO., INC.

(a "Close Corporation" as defined in MD. CORP. & ASS'NS CODE ANN., §4-101 et seq.

ARTICLES OF INCORPORATION

FIRST: The undersigned, MARIA DEL PILAR STRYCULA, whose post office address is 78 Stratford Drive, Severna Park, Maryland 21146, being at least eighteen (18) years of age, does hereby act as incorporator with the intention of forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter
called the "Corporation") is:

BRAVO EQUIPMENT & CONSTRUCTION CO., INC.

THIRD: The Corporation shall be a "Close Corporation" as defined and authorized by the provisions of MD. CORP. & ASS'NS CODE ANN., §4-101 et seq.

FOURTH: The purposes for which the Corporation is formed are as follows:

- (a) To own, sell, maintain, lease and operate construction equipment and machinery; and to carry on any and business activities permitted by law; and
- (b) To do anything permitted by the Maryland General Corporation Law, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation is 78 Stratford Drive, Severna Park, Maryland 21146. The name and post office address of the Resident Agent of the Corporation in this State is John Strycula, 78 Stratford Drive, Severna Park, Maryland 21146. Said Resident Agent is a citizen of this State and actually resides herein.

SIXTH: The total number of shares of stock which the Corporation shall have authority to issue is five thousand (5,000) shares of common stock, with no par value, all being of one class.

SEVENTH: The Corporation elects to have no board of directors, such election to become effective at such time as the organizational meeting of the director and the issuance of one or more shares of stock of the Corporation authorized thereat shall have been completed. Until such election becomes effective, the Corporation shall have one director, whose name is Maria Del Pilar Strycula.

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.. 196 PAGE 612

EIGHTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the officers and stockholders:

- (a) No contract or other transaction between this Corporation and any other corporation and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the officers of this Corporation are pecuniarily or otherwise interested in, or are directors or officers of, such other corporation; and officers of this Corporation individually, or any firm of which any officer of this Corporation may be a member, may be party to, or may be pecuniarily or otherwise interested in, any contract or transaction of this Corporation.
- (b) The Corporation may indemnify officers, employees and agents of the Corporation as and to the extent permitted by the Maryland General Corporation Law, now or hereafter in force.
- (c) No holder of any shares of the stock of the Corporation shall have any pre-emptive right to subscribe for, purchase or otherwise acquire any shares of stock of the Corporation of any class, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares, whether now or hereafter authorized.
- (d) Notwithstanding any provision of law now or hereafter in effect requiring a greater proportion than a majority of the votes of all classes or of any class of stock entitled to be cast, to take or authorize any action, such action shall be valid and effective if taken or authorized upon the concurrence of a majority of the aggregate number of votes entitled to be cast thereon.

The enumeration and definition of a particular power of the Corporation, the officers and the stockholders included in the foregoing shall in no way be limited or restricted by reference to or influence from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Corporation, the officers and the stockholders under the General Laws of the State of Maryland, now or hereafter in force.

IN WITNESS WHEREOF, the undersigned incorporator has signed these Articles of Incorporation, acknowledging the same to be her act, on this 1744 day of February, 1987.

WITNESS:

John M Stogula

Maria Del Pilar Strycula

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196 PAGE 613

State Department of Assessments and Taxation
Gene L. Burner, Director

COUNTY 52 BUSINESS CODE DOCUMENT CODE Religious Close Stock Nonstock Surviving Merging (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or 63 Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) 65 ____ Change of Name Rec. Fee (Revival) Foreign Qualification 52 ____ Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration
Certified Copy ____ Change of Resident Agent 13 Foreign Penalty __ Change of Resident Agent For. Supplemental Cert. 54 Address Cert. of Conveyance Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited 84 Code Partnership Terminaton of Limited 85 ATTENTION: Partnership Recordation Tax State Transfer Tax Local Transfer Tax 23 Corp. Good Standing 31 Foreign Corporation Registration Other Junes Shrive Other TOTAL FEES Check checks Documents on NOTE:

CLERK'S NOTATION

Document submitted for record
in a condition not permitting
satisfactory photographic reproduction.

CLERK'S NOTATION

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.... 196 PAGE 614

ARTICLES OF INCORPORATION

OF

BRAVO EQUIPMENT & CONSTRUCTION CO., INC.

APPROVED AND REC	CEIVED FOR RE	CORD BY	THE STA	TE DEPA	RTMENT OF /	ASSESSMENTS A	ND TAXATION
OF MARYLAND FE	BRUARY	20•	1987	AT	9:57	O'CLOCK	A • M. AS IN CONFORMITY
WITH LAW AND OR	DERED RECORI	DED.					
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ORGANIZATION AND CAPITALIZATION FEE PAI	ID·				ORDING E PAID:		FEE PAID
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED. APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO:
UBER, KALER, GRIMES & SHRIVER
ATTN: R. SCHER
1600 10 LIGHT STREET
BALTIMORE
MD 21202

MILITARY ASSESSAILANTS

15703001327

A 224047

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS

2895 253

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

AT5-060

0001-0059

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196 PAGE 615 TATE TOP

ARTICLES OF INCORPORATION OF

MICHAEL ALSTON, INC .-

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FIRST: I, Lisa R. Michael, whose post office address is 7304 Parkway Drive - South, Dorsey, Maryland 21076, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (hereinafter called the "Corporation") is

Michael Alston, Inc.

THIRD: The purposes for which the Corporation is formed are:

- (a) To own and operate a florist shop.
- (b) To carry on the aforesaid business and any related or unrelated business and activity in the State of Maryland, in any state, territory, district or dependency of the United States, or in any foreign country.
- (c) To do anything permitted in Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 7304 Parkway Drive - South, Dorsey, Maryland 21076. The name and post office address of the resident agent of the Corporation in this State are Lisa R. Michael, 7304 Parkway Drive - South, Dorsey, Maryland 21076. Said agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares, without par value.

SIXTH: The number of directors of the Corporation shall be two (2) which number may be increased or decreased pursuant to the By-Laws of the Corporation, and so long as there are less than three (3) stockholders, the number of directors may be less than three (3) but not less than the number of stockholders. The names of the directors, who shall act until the first annual meeting or until their successors are duly chosen and qualified are: Lisa R. Michael and Wanda M. Alston.

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Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 616

SEVENTH: No Stockholder of the Corporation shall have any preferential or pre-emptive right to acquire additional shares of stock of the Corporation except to the extent that, and on such terms as, the Board of Directors from time to time may determine.

EIGHTH: The Corporation shall have the power to indemnify, by express provision in its By-Laws, by Agreement or by majority vote of either its stockholders or disinterested directors, any one or more of the following classes of individuals: (1) present or former directors and/or officers of the Corporation, (2) present or former agents and/or employees of the Corporation, (3) present or former administrators, trustees or other fiduciaries under pension, profit-sharing, deferred compensation, or any other employee benefit plan maintained by the Corporation, and (4) persons serving or who have served at the request of the Corporation in any of the aforementioned capacities for any other corporation, partnership, joint venture, trust, or other enterprises; provided, that the Corporation shall not have the power to indemnify any person if such indemnification would be contrary to Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland, or any statute, rule or regulation of similar import.

IN WITNESS WHEREOF, I do hereby acknowledge these Articles of Incorporation to be my act this 18th day of February, 1987.

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Documents on

196 PAGE 617

State Department of Assessments and Taxation
Gene L Burner, Director

erging Transferor)		urviving Transferee)
ODE AMOUNT	FEE REMITTED	
		Name Change
10 20	Organ. & Capitalization	(New Name)
1	Rec. Fee (Arts. of Inc.)	
2	Rec. Fee (Amendment) Rec. Fee (Merger or	
	Consolidation)	
	Rec. Fee (Transfer)	
5	Rec. Fee (Dissolution)	
6	Rec. Fee (Revival)	Change of Name
52	Foreign Qualification	
0	Cert. of Qual. or Reg.	Change of Principal Offic
	Foreign Name Registration	
13	Certified Copy	Change of Resident Agent
56	Foreign Penalty	Change of Resident Agent
54 •	For. Supplemental Cert. Cert. of Conveyance	Address
73	Cert. Or Conveyance	nuuz ess
75	Special Fee	
80	For. Limited Partnership	
83	Cert. Limited Partnership	PARTY PILL PARTY P
84	Amendment to Limited	code ZY
	Partnership	
85	Terminaton of Limited	ATTENTION: The Very
	Partnership Tax	ATTENTION: 100
21	Recordation Tax State Transfer Tax	
22 .	Local Transfer Tax	
23	Corp. Good Standing	
NA	Foreign Corporation	
	Registration	
	Other	MAIL TO ADDRESS:
	Other	

2005 2554

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

NOTE:

Document submitted for recording of condition not permitting satisfactory photographic repro-

196 PAGE 618

ARTICLES OF INCORPORATION OF MICHAEL ALSTON, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

P . M. AS IN CONFORMITY O'CLOCK 18, 1987 AT 3:21 OF MARYLAND FEBRUARY

WITH LAW AND ORDERED RECORDED.

20

D2293207

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO: FRANK, BERNSTEIN, CONAWAY & GOLDMAN 300 E LOMBARD STREET BALTIMORE

MD 21202

15703001330

A 224050



RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO 2895 2548

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196 PAGE 619

ALCO PROMOTIONS AND PRODUCTIONS, INCORPORATED

ARTICLES OF INCORPORATION

FIRST: The undersigned, MAXINE ALLEN, whose address is 378 Jamie Court, Glen Burnie, Maryland 21061, GEORGE COLEY, whose address is 7805 Bruton Drive, Glen Burnie, Maryland 21061, both being at least eighteen years of age, do hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation, which is hereinafter called the Corporation, is ALCO PROMOTIONS AND PRODUCTIONS, INCORPORATED.

THIRD: The purposes for which the Corporation is formed are as follows:

- 1. To engage in activities associated with the promotion and production of all forms of entertainment.
- 2. To do such acts and carry on such business as may be permitted by the laws of the State of Maryland.
- 3. The foregoing enumeration of the purposes, objectives and business of this Corporation is made in furtherance, and not in limitation, of the powers conferred upon the Corporation by law, and is not intended, by the mention of any particular purpose, objective or business, in any manner to limit or restrict the generality of any other purpose, objective or business mentioned or to limit or restrict any of the powers of the Corporation. The Corporation is formed upon the articles, conditions and provisions herein expressed, and subject in all particulars to the limitations relative to corporations which are contained in the general law of the State of Maryland.

FOURTH: The post office address of the principal office of the Corporation in Maryland is 378 Jamie Court, Glen Burnie, Maryland 21061.

The resident agent for the Corporation in Maryland is MAXINE ALLEN, whose address is 378 Jamie Court, Glen Burnie, Maryland 21061. Said resident agent is a citizen of the State of Maryland and actually resides therein.

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H. ENLE SCHAFER CLERK

CLARK & CLARK, P.A. 4986 MOONFALL WAY COLUMBIA, MO 21044 (301) 598-6894

Document submitted for record in a condition not permitting satisfactory photographic repro-

196 MAGE 620

ARTICLES OF INCORPORATION PAGE TWO OF TWO

FIFTH: The total number of shares of stock which the Corporation has authority to issue is 1,000 shares without par value, all of one class.

SIXTH: The number of directors of the Corporation shall be two, which number may be increased or decreased pursuant to the by-laws of the Corporation, but shall never be less than one. The names of the directors who shall act until the first annual meeting or until successors are duly chosen and qualified are MAXINE ALLEN and GEORGE COLEY.

IN WITNESS WHEREOF, We have signed these Articles of Incorporation on this 17th day of Jebruay, 1987.

INCORPORATORS:

MAXINE ALLEN

STATE OF MARYLAND COUNTY OF HOLMARD

I hereby certify that on this 17th day of floriary before the undersigned officer, a Notary Public in and for the jurisdiction aforesaid, personally appeared MAXINE ALLEN and GEORGE COLEY, known to me to be the persons whose names are subscribed to the within instrument and did acknowledge that they executed the same for the purposes therein contained.

WITNESS MY HAND AND OFFICIAL SEAL.

NOTARY PUBLIC, MARYLAND 7-1-90 my Commission Expires

CLARK & CLARK, P.A. 4986 MOONFALL WAY COLUMBIA, MD 21044 (301) 986-6884

APPROVED BY:

196 PAGE 621

State Department of Assessments and Taxation
Gene L Burner, Director

DOCUME	NT CODE _	02 BUSINESS C	ODE 13. COUNTY 52
•			CloseStockNonstock
Mergin (Trans	g feror)		Surviving (Transferee)
CODE	AMOUNT	FEE REMITTED	
20 61 62 63	20	Organ. & Capitalization Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or	Name Change (New Name)
64		Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution)	
66 52		Rec. Fee (Revival) Foreign Qualification	Change of Name
50 51		Cert. of Qual. or Reg. Foreign Name Registration	Change of Principal Office
13	8	/ Certified Copy Zg Foreign Penalty	Change of Resident Agent
5 4 7 3		For. Supplemental Cert. Cert. of Conveyance	Change of Resident Agent Address
75		Special Fee	
80		For. Limited Partnership Cert. Limited Partnership	
84		Amendment to Limited Partnership	Code
85		Terminaton of Limited Partnership	ATTENTION:
21		Recordation Tax State Transfer Tax	
23		Local Transfer Tax	
31 NA		Corp. Good Standing Foreign Corporation	
		Registration Other	
_		Other	CLARK AND CLARK, P.A.
TOTAL	40 M		ATTORNEYS AT LAW
FEES	78.00	CheckCash	4956 MOONFALL WAY COLUMBIA, MD. 21044 JOHN LONDON CLARK, JR. (301) 596-6894
	Documents	s onchecks	NOTE:

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 622

ARTICLES OF INCORPORATION

OF
ALCO PROMOTIONS AND PRODUCTIONS, INCORPORATED

APPROVED AND RECEIV	'ED FOR REC	ORD BY THE	STATE DEPA	RTMENT OF A	SSESSMENTS	AND TAX	ATION
OF MARYLAND FEBR	RUARY	17, 198	3 7 AT	9:41	O'CLOCK	Α•	M. AS IN CONFORMITY
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED. THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS (HEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: CLARK AND CLARK, P.A. 4956 MOONFALL WAY COLUMBIA

MD 21044



15703001347

A 224061

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS

2895 2643

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

ARTICLES OF INCORPORATION

OF

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PWT ASSOCIATES, INC.

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THIS IS TO CERTIFY:

FIRST: That I, Stanley Prisco, whose post office address is 1022 Placid Court, Arnold, Anne Arundel County, Maryland 21012, being at least 18 years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: That the name of the corporation is PWT ASSOCIATES, INC. (hereinafter referred to as the "Corporation").

THIRD: That the purposes for which the Corporation is formed are:

- (a) To engage in the business of owning and operating one or more wine and cheese stores; to sell any and all products, including but not limited to, alcoholic beverages, in the operation of a wine and cheese busienss; to sell all types of food and beverage products; and to engage in any other lawful purpose and/or business.
- Corporations and Associations Articles of the Annotated Code of Maryland as amended from time to time.

FOURTH: That the post office address of the principal office of the Corporation in this State is Suite A, 2151 Defense

70548031

Highway, Crofton, Anne Arundel County, Maryland 21114.

Resident Agent of the Corporation in this State is Hyatt & Chep, P.A., 1919 West Street, P.O. Box 1852, Annapolis, Anne Arundel County, Maryland 21404. Said Resident Agent is a Maryland Corporation, organized under the Professional Service Corporations Subtitle of the Corporations and Associations Article of the Annotated Code of Maryland.

SIXTH: That the total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares of Common Stock, without par value.

SEVENTH: That the number of Directors of the Corporation shall be Three (3), which number may be increased or decreased pursuant to the Bylaws of the Corporation and in accordance with the Corporations and Associations Article of the Annotated Code of Maryland. That the names of the directors who shall act until the first annual meeting and until their successors are duly chosen and qualified are: Stanley Prisco, Cheryl White and Arthur B. Tozzi.

EIGHTH:

(a) That the Board of Directors of the Corporation are hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter

2

authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

- (b) That the Board of Directors of the Corporation may classify or reclassify any unissued shares of its stock by setting or changing, from time to time before issuance of such shares of stock, the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, qualifications, or terms or conditions of redemption of such shares.
- of Directors of the Corporation, no holder of any shares of stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

That the enumeration and definition of a particular power of the Board of Director's included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this of any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any

3

powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

NINTH: That the Corporation reserves the right to amend its Charter so that such amendment may alter the contract rights, as expressly set forth in the Charter, of any outstanding stock, and any objecting stockholder whose rights may or shall be thereby substantially adversely affected shall not be entitled to the same rights as an objecting stockholder in the case of a consolidation, merger, share exchange, or transfer of all or substantially all of the assets of the Corporation not in the ordinary course of business actually conducted by it.

TENTH:

- (a) As used in this Article TENTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time, (the "Indemnification Section"), shall have the same meaning as provided in the Indemnification Section.
- (b) The Corporation may, as determined by the Board of Directors of the Corporation, indemnify and advance expenses to a director, officer, employee or agent in connection with a proceeding to the extent permitted by and in accordance with the Indemnification Section.

CLERK'S NOTATION

Document submitted for record in a condition not permitting sotisfoctory photogrophic reproduction.

196 PAGE 627

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 1st day of February, 1987, and I acknowledge the

same to be my act.

Witness

Stapley Prisco

5

2895 2804

0001-0072



(Transferor)

Merging

STATE OF MARYLAND

State Department of Assessments and Taxation

Surviving

in o condition not permitting sotisfactory photographic repro-BUSINESS CODE 03 COUNTY 52 DOCUMENT CODE 12 ___P.A __Religious __Close __Stock __Nonstock

(Transferee)

CLERK'S NOTATION

Document submitted for record

AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Change of Name Rec. Fee (Revival) Foreign Qualification 52 ____ Change of Principal Office Cert. of Qual. or Reg. Foreign Name Registration ____ Change of Resident Agent Certified Copy Foreign Penalty Change of Resident Agent For. Supplemental Cert. Cert. of Conveyance Address 75 Special Fee For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited Code Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax 21 State Transfer Tax 22 Local Transfer Tax 23 Corp. Good Standing 31 Foreign Corporation Regist ation MAIL TO ADDRESS: Other__ TOTAL FEES

APPROVED BY:

Documents on

checks

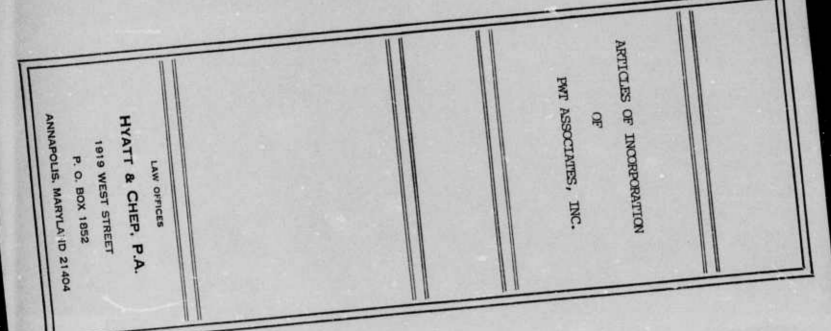
2895 2805

NOTE:

CLERK'S NOTATION

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196 PAGE 629



CLERK'S NOTATION

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A 224082

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2895 2799

CLERKS NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

.... 196 PAGE 630

ARTICLES OF INCORPORATION OF PWT ASSOCIATES, INC.

APPROVED AND	RECEIVED FOR RE	CORD BY THE STA	TE DEPART	MENT OF A	SSESSMENTS A	ND TAXATION	
OF MARYLAND	FEBRUARY	20, 1987	AT	3:53	O'CLOCK	P • M. AS IN	CONFORMITY
WITH LAW AND	ORDERED RECORI	DED.	/				
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THERFON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: ALAN HYATT 1919 WEST STREET P. O. BOX 1852 ANNAPOLIS

MD 21404 1852

157C3001373

A 224082



RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2895 2799

AT5-060

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196 PAGE 631

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ARTICLES

APPROVED FOR RECORD

OF

2/23/87 2t 1

M

INCORPORATION

MINING VENTURES INC.

I, the undersigned person of the age of twenty-one, (21), years or more, acting as incorporator of a corporation pursuant to the Code of Laws of the State of Maryland, adopt the following Articles of Incorporation:

- 1. The name of the Corporation is Mining Ventures Inc.
- 2. The period of its duration is perpetual.
- 3. The purposes for which the Corporation is organized are:

To conduct and operate a business to service and supply information to the mining, petroleum and investment industies. To provide a computer listing of mining properties , claims , concessions, partly developed or wholly developed mines, tailing and mullock dumps , prospects for any mineral commodity for which partners, purchasers, joint venture participants, venture capital offerors, investors or any interested party may utilize to contact other similar or like minded parties. To provide a brokerage service in the bringing together of parties whether individual or corporate, who seek to buy, sell, trade, earn an interest in , manage, promote, or in any way engage in transactions concerning mineral properties, prospects leases or other concessions or titles.

To buy and sell, deal and supply, contract labor for or be contracted for, install and/or replace, remove or maintain all services, goods, equipment, relating to the natural resource industries whether foreign or domestic. To expedite for a fee, expansion of exploration, diversification of areas and commodities and development of the natural resource industry and the services, information, exploration, development and contracting industry thereto related, and provide all goods, merchandise and services of every class and description now and to the extent hereafter permitted by law.

To acquire by purchase or in any other manner and 2873

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196 PAGE 632

to take, receive, hold, use, employ, improve and otherwise deal-in a property, real or personal, mining, mineral or petroleum claims, leases, concessions, licenses, or any interest therein wherever situated, to export and import and to transport and ship as owner, agent or broker, products, commodities, and general merchandise of any kind and character, to purchase, take, receive, subscribe for or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, loan, pledge, or otherwise use and deal in and with, shares and other interests in, or obligations of other corporations of this State, of foreign corporations, and of associations, partnerships or individuals. To acquire shares of its own stock, and its own bonds, notes and other obligations, subject to the limitations provided for by law.

To invest its surplus funds and to lend money from time to time in any manner which may be appropriate to enable it to carry on the operations or to fulfill the purposes named in its charter, and to take and hold real and personal property as security for the payment of funds invested or loaned.

In general to carry on any other business connected with or incidental to the foregoing objects and purposes, and to have and exercise all the powers conferred by the laws of Maryland upon corporations formed under the Code of Maryland.

- 4. The aggregate shares of stock which the Corporation is authorized to issue is one Hundred (100), common shares at no par value.
- 5. The Post Office address of the principal office of the Corporation in this State is 155 King George Street, Annapolis Maryland ,21401, Anne Arundle County. The name and address of the resident agent is Wallace Keith Norlin of 155 King Georpge Street, Annapolis ,Maryland, 21401, Anne Arundle County, who is a citizen of the State of Maryland and actually resides therein.
- 6. The number of directors of the initial Board of Directors of the Corporation is three, (3), and the names and addresses of those persons who are to serve as directors until the first annual meeting of the shareholders or until their successors are duly sworn and qualified are:
 - 1. Wallace Keith Norlin 155 King George Street Annapolis, Maryland
 - 2. Robert W. Norlin 2917 Winsor Dr. EauClaire 2895 2874

Document submitted for recording a condition not permitting satisfactory photographic reproduction.

196 PAGE 633

Wisconsin

- 3. Forrest L. Feldmann 155 King George Street Annapolis, Maryland
- 7. The name and address of the incorporator who is at least twenty-one, (21), years of age who is forming said Corporation under the general laws of the State of Maryland is:
 - 1. Wallace Keith Norlin 155 King George Street Annapolis, Maryland
- 8. The power to regulate the internal affairs of the Corporation, including the power to adopt, alter, amend and repel the by-laws of the Corporation, is reserved to the shareholders, who may, if they wish, delegate certain powers for internal affairs to the Board of Directors under properly adopted by-laws.

The transfer of shares of stock shall be under restriction or limitation, which restriction shall be furnished upon request and without charge to any holder of such shares, and maintained also in the office wherein are kept the stock ledgers and notice of said restriction shall be set forth upon the back of each certificate of its existence and said restriction or limitation shall be changeable at the will of the Board of Directors.

The Board of Directors may classify or re-classify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, any preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of such shares.

That the common stock no par value as issued, or as may be issued in some form re-classified or classified by the Board of Directors may be redeemed at the option of the Corporation or of the holders of such stock and the terms and conditions of such redemption shall be furnished upon request and without charge to holders of such shares and such notice shall be upon the back of each certificate of its existence.

Dated: 1987.

CLERK'S NOTATION

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196 PAGE 634

STATE OF MARYLAND,

55.:

COUNTY OF ANNE ARUNDEL

I, Linda A. Watts, a Notary Public in and for said State and County, hereby certify that on this 19th day of February, 1987, personally appeared before me WALLACE KEITH NORLIN, who being by me first duly sworn, declared that he, is the person who signed the foregoing instrument as incorporator and that the statements contained therein are true. incorporator and that the statements contained therein a

MOTARY PUBLIC

My Commission Expires:

2895 2876

Enno Arundel

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APPROVED BY: M

State OF MARYLAND State Department of Assessments and Taxation Genie L. Burner, Director

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DE	AMOUNT	FEE REMITTED	
	20	Organ. & Capitalization	Name Change (New Name)
	2-17	Rec. Fee (Arts. of Inc.)	
		Rec. Fee (Amendment) Rec. Fee (Merger or	
		Consolidation)	
		Rec. Fee (Transfer)	
5		Rec. Fee (Dissolution)	
5		Rec. Fee (Revival)	Change of Name
2		Foreign Qualification	
()		Cert. of Qual. or Req. Foreign Name Registration	Change of Principal Office
3	71	/ Certified Copy 5	_ Change of Resident Agent
6		Foreign Penalty	
4		For. Supplemental Cert.	Change of Resident Agent
3		Cert. of Conveyance	Address
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1		Recordation Tax	ATTENCION:
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CLERK'S NOTATION

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CLERK'S NOTATION

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196 PAGE 636

ARTICLES OF INCORPORATION OF MINING VENTURES INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 23, 1987 AT 12:40 O'CLOCK P. M. AS IN CONFORMITY WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND CAPITALIZATION FEE PAID.

FEE PAID:

SPECIAL SEE PAID

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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: WALLACE KEITH NORLIN 11 RANDALL COURT ANNAPOLIS

MD 21401



15703001385

A 224093

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2895 2872

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... 196 PAGE 637

POWER PROTECTION PLUS, INC.

ARTICLES OF INCORPORATION

FIRST: The undersigned, Robert A. Rombro, whose post office address is Suite 402, 22 Light Street, Baltimore, Maryland 21202, being at least eighteen (18) years of age, does hereby act as Incorporator with the intention of forming a corporation under and by virtue of the General Corporation Laws of the State of Maryland.

SECOND: The name of the corporation (hereinafter called the "Corporation") is: Power Protection Plus, Inc.

THIRD: The purposes for which the Corporation is formed are as follows:

To sell and install power disturbance protection devices. To engage in any mercantile or trading business of any kind or character whatever, to buy and sell, as broker or agent, at wholesale and retail, and to acquire, own, exchange, distribute, install, and more particularly but without limiting the generality of the foregoing, to carry on and generally to deal in disturbance protection devices.

To purchase, lease, acquire, hold, own, mortgage, pledge, encumber and dispose of all kinds of property, real and personal, tangible and intangible, and mixed. wheresoever located; to carry on any of the businesses hereinbefore enumerated for itself, or for account of others, or through others for its own account, and to carry on any other business which may be deemed by it to be calculated, directly or indirectly, to effectuate or facilitate the transaction of the aforesaid objects or business, or any of them, or any part thereof, or to enhance the value of its property, business or rights; to engage in any other lawful purpose and/or business; to do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The post office address of the principal office of the Corporation in this State is 8363 Sail Circle, Pasadena, MD 21122. The name and post office address of the resident agent of the Corporation in this State are Kenneth Abey, 8363 Sail Circle, Pasadena, Maryland 21122. Said resident agent is an individual and a citizen of this State and actually resides herein.

FIFTH: The total number of shares of capital stock which the Corporation has the authority to issue is three thousand (3,000) shares of common stock, without par value, all of one class.

STATE DEPARTMENT OF ASSESSMENTS

70546390

APPPOV

2:36 P.m.

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196 PAGE 638

shall be three (3); which number may be increased or decreased pursuant to the By-Laws of the Corporation; provided, however, that the number of directors shall never be less than permitted by applicable Maryland law. The names of the Directors who shall act until their successors are duly chosen and qualified are Kenneth M. Abey, David Callicoat, Jr., and Thomas Howard.

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SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance, from time to time, shares of its stock, with or without par value, of any class, for such considerations as said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, but subject to such limitations and restrictions, if any, as may be set forth in the By-Laws of the Corporation.

(b) The Board of Directors shall have the power, from time to time, to fix and determine and to vary the amount of working capital of the Corporation; to determine whether any, and, if any, what part of the surplus of the Corporation or of the net profits arising from its business shall be declared in dividends and paid to the stockholders, subject, however, to the provisions of the charter, and to direct and determine the use and disposition of any of such surplus or net profits. The Board of Directors may, in its discretion, use and apply any of such surplus or net profits in purchasing or acquiring any of the shares of the stock of the Corporation, or any of its bonds or other evidences of indebtedness, to such extent and in such manner and upon such lawful terms as the Board of Directors shall deem expedient.

(c) The Board of Directors shall have the power, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify any unissued shares of stock, whether now or hereafter authorized, by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion of, such shares.

(d) The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

- 2 -

CLERK'S NOTATION

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196 PAGE 639

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words defined in Section 2 - 418 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time, (the "Indemnification Section") shall have the same meaning as provided in the Indemnification Section.

The Corporation shall indemnify and advance expenses to a director, officer, employee or agent of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

NINTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and acknowledged them to be my act on this John day of Jesusaw, 1987.

Robert a. Clomber

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APPROVED BY:_

196 PAGE 640

State Department of Assessments and Taxation Gene L Burner, Director

CLERK'S NOTATION

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	eror)		(Transferee)
DE	AMOUNT	FEE REMITTED	
)	20	Organ. & Capitalization	Name Change
	20	Rec. Fee (Arts. of Inc.)	(New Name)
		Rec. Fee (Amendment)	
3		Rec. Fee (Merger or	
		Consolidation) Rec. Fee (Transfer)	
1 5		Rec. Fee (Transfer) Rec. Fee (Dissolution)	
5		Rec. Fee (Revival)	Change of Name
2		Foreign Qualification	July of Hame
O		Cert. of Qual. or Req.	Change of Principal Office
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4 3		For. Supplemental Cert. Cert. of Conveyance	Change of Resident Agent
3		cert. of conveyance	Address
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3		Cert. Limited Partnership	
4		Amendment to Limited	Code
C.		Partnership	Code
5		Terminaton of Limited	
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2		State Transfer Tax	
3		Local Transfer Tax	
1		Corp. Good Standing	
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CLERK'S NOTATION

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196 PAGE 641

ARTICLES OF INCORPORATION OF POWER PROTECTION PLUS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 23, 1987 AT 2 36 O'CLOCK P. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITAL ZATION FEE PAID

D2294171

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON. HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO RUBERT A. ROMBRO, P.A 22 LIGHT STREET SUITE 402 BALTIMORE

MD 21202



158C3001427

A 224127

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER FOLICE 894 1979

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27-60/B14 2.24.87 ARTICLES OF INCORPORATION

WHITE OAK AT BEL AIR CONDOMINIUM, INC.

FIRST: The undersigned, Arvin E. Rosen, whose address is 2 East Fayette Street, Baltimore, Maryland 21202, being over eighteen (18) years of age, hereby forms a corporation under the public general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Condominium") is:

WHITE OAK AT BEL AIR CONDOMINIUM, INC.

THIRD: The purpose for which the Condominium is formed is to provide for the care, management and operation of the Condominium known as "White Oak at Bel Air Condominium", which Condominium is intended to be established by Declaration and By-Laws intended to be recorded among the Land Records of Harford County, Maryland pursuant to Title 11 of the Real property Article of the Annotated Code of Maryland (hereinafter the "Maryland Condominium Act").

In the promotion of such purpose, the Condominium shall have the power:

- (a) To have perpetual existence subject to the right of the unit owners to terminate the Condominium Regime, as provided in the Maryland Condominium Act or in the Declaration;
 - (b) To adopt and amend Rules and Regulations;

1987 JUL -6 AMII: 15 H. ERLE SCHAFER CLERK

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STATE DEPARTMENT OF ASSESSMENTS.
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196 PAGE 643

- (c) To adopt-and amend Budgets for revenues, expenditures and reserves and levy and collect annual and special assessments for common expenses from unit owners;
- (d) To sue and be sued, and complain and defend, in any court;
- (e) To transact its business, carry on its operations and exercise the powers provided in the Maryland Condominium Act, in any state, territory, district or possession of the United States and in any foreign country;
- (f) To make contracts and guarantees, incur liabilities, borrow money, and to sell, mortgage, lease, pledge, exchange, convey, transfer and otherwise dispose of or encumber any part of its property and assets;
- (g) To issue bonds, notes and other obligations, and secure the same by mortgage or deed of trust, on any part of its property, franchises and income;
- (h) To acquire by purchase or in any other manner, and to take, receive, own, hold, use, employ, improve and otherwise deal with any property, real or personal, or any interest therein, wherever located;
- (i) To hire and terminate managing agents and other employees, agents and independent contractors;
- (j) To purchase, take, receive, subscribe for or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, loan, pledge or otherwise dispose of and otherwise use and deal in and with, shares or other interests in, or obligations of,

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196 PAGE 644

corporations of this State, or foreign corporations, and of associations, partnerships and individuals;

- (k) To invest its funds and to lend money in any manner appropriate to enable it to carry on the operations or to fulfill the purposes named in the Declaration or By-Laws and to take and to hold real and personal property as security for the payment of funds so invested or loaned;
- (1) To regulate the use, maintenance, repair, replacement and modification of the common elements;
- (m) To cause additional improvements to be made as a part of the general common elements;
- (n) To grant easements, leases, licenses and concessions through or over the general common elements;
- (o) To impose reasonable charges for late payment of assessments, violations of the Declaration, By-Laws, and Rules and Regulations of the Association;
- (p) To impose reasonable charges for the preparation and recordation of rules, regulations, resolutions, resale certificates or statements of unpaid assessments, and amendments to such documents and for the preparation and recordation of amendments to the Declaration, By-Laws and Condominium Plat(s);
- (q) To provide for the indemnification of and maintain liability insurance for officers, directors, and any managing agent or other employee charged with the operation of the Condominium;

196 PAGE 645

- (r) To exercise any other powers conferred by the Declaration or By-Laws;
- (s) To exercise any other powers necessary and proper for the governance and operation of the Condominium; and
- (t) Generally to exercise the powers set forth in the Maryland Condominium Act and the Declaration, By-Laws, and to do every other matter, act or thing not inconsistent with law, which may be appropriate to promote and attain the purposes set forth in the Maryland Condominium Act, the Declaration or By-Laws, including the right to elect directors, officers and agents, and to define their rights, powers and duties, provided, however, that the Condominium shall not impose or receive any payment, fee or charge for the use, rental or operation of the common elements, other than assessments uniformly imposed against all unit owners.

FOURTH: The address of the principal office of the Condominium in this State is 189B Maryland Route 3, Millersville, Maryland 21108.

FIFTH: The Resident Agent of the Corporation is

Cynthia McAuliffe, 189B Maryland Route 3, Millersville, Maryland

21108. Said Resident Agent is a citizen of the State of

Maryland and actually resides therein.

SIXTH: The Condominium is not authorized to issue capital stock. The membership of the Condominium shall consist of the record owners, as such term is defined in the Declaration, of all units now or hereafter contained in the Condominium.

CLERK'S NOTATION

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196 PAGE 646

SEVENTH: The-Condominium shall have an initial three member Board of Directors. The number of Directors may be increased or decreased in accordance with the By-Laws of the Condominium but shall never be less than the minimum number required by the applicable provisions of the Corporations and Associations Article of the Annotated Code of Maryland. The names of the Directors who shall act as such until the first annual meeting of the Members of the Condominium and until their successors are duly chosen and qualify are:

Cynthia McAuliffe
Pamela Meding
Chris Bowman

EIGHTH: Except as the Corporations and Associations
Article of the Annotated Code of Maryland may otherwise provide,
the Condominium shall indemnify any person against reasonable
expenses to the extent that he has been successful in defense of
any action, suit or proceeding to which he was made a party by
reason of his serving or having served either the Condominium or
any other entity at the request of the Condominium, in any
capacity, while an Officer or Director of the Association.
Except as the By-Laws may otherwise provide, no other indemnification shall be provided for any Officer or Director and no
indemnification shall be provided for any employee or agent
of the Condominium or any other entity, unless the Board of

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CLERK'S NOTATION

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196 PAGE 647

Directors shall, in its discretion and subject to the By-Laws, so direct.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation, and I acknowledge the same to be my act on day of February, 1987.

WITNESS:

Arvin E. Rosen 2 East Fayette Street Baltimore, Maryland 21202

2894 1918

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STATE OF MARYLAND TIME 196 PAGE 648 State Department of Assessments and Taxation Gene L Burner, Director

CLERK'S NOTATION

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BUSINESS CODE OH COUNTY 52 DOCUMENT CODE 02 6 __P.A __Religious __Close __Stock __Nonstock . Surviving (Transferor) (Transferee) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Rec. Fee (Revival) Change of Name Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration 51 Change of Resident Agent Certified Copy 13 Foreign Penalty 56 For. Supplemental Cert. Change of Resident Agent Cert. of Conveyance Address Special Fee For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited Code Partnership Terminaton of Limited Partnership ATIENTION: State Transfer Tax Recordation Tax 22 Local Transfer Tax 23 Corp. Good Standing Foreign Corporation Registration Other TOTAL FEES Cash Documents on NOTE:

APPROVED BY: POM

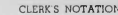
CLERK'S NOTATION

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CONDOMINIUM, INC. AIR

ARTICLES OF INC APORATION

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CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 649

WHITE OAK AT BEL AIR CCNDOMINIUM, INC. ARTICLES OF INCORPORATION SISKIND, BURCH, GRADY AND ROSEN

JEFFERSON BUILDING

TWO EAST FAVETTE STREET

BALTIMORE, NO. 21202

CLERK'S NOTATION

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196 PAGE 650

ARTICLES OF INCORPORATION

OF
WHITE OAK AT BEL AIR CONDOMINIUM, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 24, 1987 AT 10 15 O'CLOCK A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

CEGANIZATION AND CAPITALIZATION FEE PAID

RECORDING

SPECIAL

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D2294064

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO SUSKIND, BURCH, GRADY 2 E. FAYETTE STREET BALTIMORE

MD 21202



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A 224118

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO: 894 - 1912

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APPROVED FOR RECORD

APPROVED AT 1'44 P

196 PAGE 651

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FRIENDS UNLIMITED, INCORPORATED

ARTICLES OF INCORPORATION

FIRST: The undersigned Alandia L. Thompson-Collier, 813 Biddle Rd., Glen Burnie, Md. 21061, being at least eighteen years of age, do hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation is FRIENDS UNLIMITED, INCORPORATED.

THIRD: The purposes for which the Corporation is formed are as follows:

- a. to be a charitable organization
- b. to be able to sponsor trips and other functions

FOURTH: The resident agent is Alandia L. Thompson-Collier. The post office address of the principal office of the Corporation in Maryland is 813 Biddle Road, Glen Burnie, Md. 21061.

FIFTH: THE CORPORATION SHALL NOT BE AUTHORIZED TO ISSUE CAPITAL STOCK.

SIXTH: The number of directors of the Corporation shall be seven which number may be increased or decreased pursuant to the by-laws of the Corporation, and the names of the directors who shall act until the first meeting or until their successors are duly chosen and qualified are Alandia L. Thompson-Collier, Natrell Miller, Gwenda Walker, Dianna Scott, Robin Hayes, Myra Snowden, and Tarell Thompson.

SEVENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on February 17, 1987, and severally acknowledge the same to be my act.

Alandia L. Thompson-Collier

1987 JUL -6 AM

1987 FEB 23 P 1: 44

70548320

APPROVED BY:

196 PAGE 652

State Department of Assessments and Taxation
Gene L. Burner, Director

or B BUSINESS CODE OF COUNTY 52 DOCUMENT CODE ___P.A ___Religious ___Close ___Stock ___Nonstock Surviving Merging (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) 64 Rec. Fee (Dissolution) Rec. Fee (Revival) Change of Name 66 Foreign Qualification ____ Change of Principal Office Cert. of Qual. or Reg. Foreign Name Registration 51 Certified Copy Change of Resident Agent 13 Foreign Penalty 56 ____ Change of Resident Agent For. Supplemental Cert. 54 Address Cert. of Conveyance Special Fee For. Limited Partnership Cert. Limited Partnership Amendment to Limited Code Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax 21 State Transfer Tax 22 Local Transfer Tax 23 Corp. Good Standing Foreign Corporation Registration MAIL TO ADDRESS: Other ALANDIA L THOMPSON COLLIFE SID BIDDLE STIFET ROAD TOTAL FEES GLEN BURNIE MO 266 Check Documents on ____ checks NOTE:

2894 2020

CLERK'S NOTATION

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Document submitted for record in a condition not permitting sotisfactory photographic reproduction.

196 PAGE 653

ARTICLES OF INCORPORATION FRIENDS UNLIMITED. INCORPORATED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 23, 1987 AT

O'CLOCK 1 44

P. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

D2294254

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO ALANDIA L. THOMPSON-COLLIER 513 BIDDLE ROAD GLEN BURNIE MD 21061



158C3001435

A 224134

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

.. 196 PAGE 654

ARTICLES OF INCORPORATION

OF

JAMES HOWARD MORLOCK, P.A. 1997

THIS IS TO CERTIFY:

18:11A

FIRST: I, James Howard Morlock, whose post office address is 1110 Old County Road, Severna Park, MD 21146, being at lease eighteen (18) years of age, hereby form a Corporation under and by virtue of the General laws of the State of Maryland.

SECOND: The name of the Corporation (which is hereafter called "Corporation") is JAMES HOWARD MORLOCK, P.A.

THIRD: The purposes for which the Corporation is formed are as follows:

To engage in the practice of Real Estate Sales, including all aspects thereof, for which the Corporation's officers, agents or employees are duly licensed and properly certified, and to render to the public the services customarily rendered by Realtors. The professional services involved in the Corporation's practice of Real Estate Sales may be rendered only through its officers, agents or employees who are duly licensed or otherwise legally authorized to sell Real Estate in the State of Maryland; provided, however, that as used in this paragraph, the term "employees" shall not include clerks, secretaries, bookkeepers, technicians and other assistants who are not usually and ordinarily considered by custom and practice to be rendering professional Real Estate services to the public for which a license or other legal authorization is required.

Secondarily, to invest its funds in real estate, mortgages, stock, bonds, and to any other types of investments, and to own real and personal property necessary for the rendering professional Real Estate services.

To do anything permitted in Section 2-103 of the Corporations and Associations Article in the Annotated Code of Maryland, as amended from time to time, subject to the provisions and limitations of Title 5 of the said Corporations and Associations Article.

FOURTH: The post office address of the principal office of the Corporation in Maryland is 1110 Old County Road, Severna Park, MD 21146. The name and post office address of the Resident Agent of the Corporation in Maryland is John R. Devitt, 9577 Berger Road, Columbia, MD 21046, said Resident Agent is a citizen of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is Five Thousand (5,000) shares of common stock without par value.

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1987 JUL -6 AMII: 16

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H. ERLE SCHAFER CLERK

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CLERK'S NOTATION

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196 PAGE 655

SIXTH: The number of directors of the Corporation shall be (1) which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than one; and the name of the director who shall act until the first annual meeting or until his successor is duly chosen and qualified is JAMES HOWARD MORLOCK.

SEVENTH: Except as may be otherwise provided by the Board of Directors, no holder of any shares of the stock of the Corporation shall have pre-emptive right to purchase, subscribe for, or otherwise require any shares of the stock of the Corporation of any class nor or hereafter authorized or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

EIGHTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating powers of the Corporation and of the directors and stockholders:

- The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time shares of its stock of any class or classes, whether now or hereafter authorized.
- 2. The Board of Directors of the Corporation may classify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the time and prices of redemption of, and the conversion rights of, such shares.
- 3. With respect to:
 - (a) the amendment of the Charter of the Corporation;
 - (b) the consolidation of the Corporation with one or more Corporations to form a new consolidated Corporation;
 - (c) the merger of the Corporation into another Corporation or the merger of one or more Corporations into the Corporation;
 - (d) the issuance of shares of stock of any class nor the hereafter authorized, or any securities exchangeable for, or convertible into such shares, or warrant or other

Page 2

T. T. M. J. M. J.

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instruments evidencing rights or options to subscribe for, or otherwise acquire such shares;

- (e) the sale, lease, exchange or other transfer of all, or substantially all, of the property and assets of the Corporation, including its goodwill and franchises;
- (f) the participation by the Corporation in a share exchange (as defined in the Corporations and Associations Article of the Annotated Code of Maryland) as the Corporation the stock of which is to be acquired;
- (g) the voluntary or involuntary liquidation, dissolution, or winding-up of the Corporation; such action shall be effective and valid only if taken or approved by the stockholders by an affirmative vote of all votes entitled to be cast thereon, after due authorization and/or apporval and/or advice of such action by the Board of Directors as required by law, notwithstanding any provision of law requiring any action to to be taken or authorized other than as provided in this Article EIGHT.

<u>MINTH</u>: (1) As used in this Article NINE, any word or words that are defined in Section 2-418 of the Corporation and Associations Article of the Annotated Code of Maryland (the Indemnification Section"), as amended from time to time shall have the same meaning as provided in the Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- (3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such Corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such Corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined or

Page 3

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authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or (ii) an affirmative vote, at a duly constituted meeting of a majority of all votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other that a present or former director or officer is proper in the circumstances.

TENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF. I have signed these Articles of Incorporation this 7th day of January, 1987, and I acknowledge the same to be my act.

Page 4

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196 PAGE 658

State Department of Assessments and Taxation

OC Gene L Burner, Director COUNTY 52 BUSINESS CODE DOCUMENT CODE P.A Religious Close Stock Nonstock Surviving (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) 62 Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Rec. Fee (Revival) Change of Name Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration 51 / Certified Copy 40 Change of Resident Agent 13 Foreign Penalty 56 For. Supplemental Cert. Change of Resident Agent Cert. of Conveyance Address Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited Code Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing Foreign Corporation Registration Other Other TOTAL FEES Cash

checks

Documents on

2894 2116

CLERK'S NOTATION

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NOTE:

CLERK'S NOTATION Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 659

ARTICLES OF INCORPORATION JAMES HOWARD MORLOCK. P.A.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION A. M. AS IN CONFORMITY O'CLOCK OF MARYLAND FEBRUARY 19. 1987 AT 10 11 WITH LAW AND ORDERED RECORDED.

D2294395

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL CCUNTY

20

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

> RETURN TO JOHN R. DEVITT DEVITT FINANICAL SERVICE, LTD. 9577 BERGER ROAD MD 21046 COLUMBIA



15803001449

A 224147

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER FOLIO 2334 2111

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STATE DEPARTMENT OF ACCESMENTS

196 PAGE 660

2/24/81 at 4:00 m.

1987 FEB 24 A 9: 00

ARTICLES OF INCORPORATION

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MOUNTAIN ROAD PROFESSIONAL CENTER, INC.

THIS IS TO CERTIFY:

FIRST: I, Stanley S. Fine, whose post office address is 20 South Charles Street, Sun Life Building, Tenth Floor, Baltimore, Maryland 21201, being at least eighteen (18) years of age do hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is Mountain Road Professional Center, Inc.

THIRD: The purposes for which the Corporation is formed are:

- (1) To develop, purchase, build, lease and otherwise acquire, hold, own, manage, mortgage, pledge, encumber and dispose of all kinds of property, real, personal, tangible and intangible and mixed, both in this State and in any part of the world; to perform all necessary and proper related services and activities in connection therewith; and to engage in any lawful purposes and/or business.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 1655 Crofton Boulevard, Suite 200, Crofton, Maryland 21114. The name and post office address of the Resident Agent of the Corporation in this State is W. Dennis Gilligan, 1655 Crofton Boulevard, Suite 200, Crofton, Maryland 21114. Said Resident Agent is a Maryland citizen, actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 5,000 shares of common stock without par value.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the by-laws of the Corporation. The number of directors may be less than three (3) provided that:

- (1) If there is not stock outstanding, the number of directors may be less than three but not less than one; and
- (2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders.

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196 PAGE 661

The names of the directors who shall act until the first annual meeting or until their successors are duly elected and qualified are W. Dennis Gilligan and Harvey Rothstein.

SEVENTH: (1) As used in this Article SEVENTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- (3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director of officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present of former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or (ii) an affirmative vote, at a duly constituted meeting of a majority of all votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this day of furnay, 1987, and I acknowledge the same to be my act.

WITNESS:

But M. Idell

Stanley & Mine STANLEY & FINE

196 PAGE 662

CLERK'S NOTATION

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State OF MARYLAND State Department of Assessments and Taxation Gene L. Burner, Director

		P.A Religious	CloseStockNonstock
erging Transfe	ror)		Surviving (Transferee)
ODE	AMOUNT	FEE REMITTED	
10	20	Organ. & Capitalization Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment)	Name Change (New Name)
5 2 5 3		Rec. Fee (Merger or Consolidation)	
54 55 66		Rec. Fee (Transfer) Rec. Fee (Dissolution) Rec. Fee (Revival)	Change of Name
5 2 5 0 5 1		Foreign Qualification Cert. of Qual. or Reg. Foreign Name Registration	Change of Principal Office
13 56 54		Foreign Penalty For. Supplemental Cert.	Change of Resident Agent Change of Resident Agent
73		Cert. of Conveyance	Address
75		Special Fee	
80 83 84		For. Limited Partnership Cert. Limited Partnership Amendment to Limited	Code_34
85		Partnership Terminaton of Limited Partnership	ATTENTION:
21 22 23		Recordation Tax State Transfer Tax Local Transfer Tax	
31 NA		Corp. Good Standing Foreign Corporation Registration	
		Other	
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APPROVED BY: PCM

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196 PAGE 663

ARTICLES OF INCORPERATION MOUNTAIN ROAD PROFESSIONAL CENTER, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

A. M. AS IN CONFORMITY OF MARYLAND FEBRUARY 24, 1987 AT 9 00 O'CLOCK

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

D2294569

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO KAPLAN, HEYMAN, GREENBERG ENGELMAN B BELGRAD, P.A. TENTH FLOOR, SUN LIFE BUILDING 20 S. CHARLES STREET BALTIMORE MD 21201

> > 158C3001466

A 224161

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLICE 894 2220

WARYLANDINI

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196 PAGE 664

ARTICLES OF INCORPORATION OF SOURCE OF SUPPORT, INC.

FIRST: The undersigned, Gerald A. Lloyd, whose post office address is 332 Derbyshire Lane, Riva, Maryland 21140, and Lawrence D. Dillin, Jr., whose post office address is 254 Milthorn Court, Riva, Maryland 21140, being of legal age, do hereby form a corporation under the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the Corporation) is Source of Support, Inc.

THIRD: The purposes for which the Corporation is formed are as follows:

- a. To provide assistance, training, consulting, technical and end-user support, and advisory services to private and public sector entities in the use of computers.
- b. To organize, operate and participate in seminars and training sessions relating to the use of computers. The seminars and training sessions will be offered to the general public as well as to public and private sector organizations, and may be expanded to include other topics of interest to participants.
- c. To do such acts and carry on such business as may be permitted by the General Laws of the State of Maryland and subject to the limitations thereof.

FOURTH: The post office address of the principal office of the Corporation in Maryland is 332 Derbyshire Lane, Riva, Maryland 21140. The name and post office address of the resident agent of the Corporation is Gerald A. Lloyd of 332 Derbyshire Lane, Riva, Maryland 21140. Said agent is a citizen of Maryland and actually resides therein.

FIFTH: The total number of shares of common stock which the Corporation has authority to issue is One Thousand (1,000) shares of the par value of One Dollar (\$1.00) per share of common stock having an aggregate par value of One Thousand Dollars (\$1,000.00).

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196 PAUL 665

No outstanding shares of stock of this Corporation may be transferred by sale, assignment, gift, will, inheritance or otherwise without being first offered for redemption by the Corporation, and if refused, to the other stockholders, pro rata, at its then book value.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the by-laws of the Corporation, but shall never be less than one (1); and the name of the director who shall act until the first annual meeting or until successors are duly chosen and qualified is Gerald A. Lloyd.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

- (a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, with or without par value, of any class, and securities convertible into shares of its stock, with or without par value, of any class, for such considerations as said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, but subject to such limitations and restrictions, if any, as may be set forth in the bylaws of the Corporation.
- (b) No contract or other transaction between this Corporation and any other corporation, association, firm or individual, and no act of this Corporation shall be in any way affected or invalidated by the fact that any of the directors or officers of this Corporation are pecuniarly or otherwise interested in, or are directors, officers or affiliated with such other corporation, association, firm or individual; any director or officer individually, or any firm or association of which any director officer may be a member, may be a part to, or may be pecuniarily or otherwise interested in, any contract or transaction of this Corporation, provided that the fact that he or such firm or association is so interested shall be disclosed or shall have been known to the Board of Directors or a majority therof; and any director of this Corporation or who is also a director or officer of such other corporation or who is so



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196 PAUL 667

unissued shares of stock, whether now or hereafter authorized, by fixing or altering in any one or more respects, from time to time before issuance of such shares, their preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

EIGHT: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, we have signed these Articles of Incorporation this

Lawrence D. Dillin, Jr.

13th day of February ,1987

Lawrence D. Dillin, Jr.

Gerald A. Lloyd

STATE OF MARYLAND, COUNTY OF MONTGOMERY

I HEREBY CERTIFY that on the 13th day of Library, 1987, before me, the subscriber, a Notary Public of the state and county aforesaid personally appeared Gerald A. Lloyd and Lawrence D. Dillin, Jr., acknowledged the foregoing Articles of Incorporation to be their act and deed.

WITNESS my hand and notarial seal, the day and year last above written

On A Patrick
Notary Public

My Commission Expires:

1st 4 July 1990

40/4



APPROVED BY:

196 PAGE 668

State of Maryland . State Department of Assessments and Taxation Gene L. Burner, Director

CLERK'S NOTATION

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	20	Organ. & Capitalization	Name Change
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		Rec. Fee (Amendment)	
		Rec. Fee (Merger or	
		Consolidation)	
		Rec. Fee (Transfer)	
		Rec. Fee (Dissolution)	
		Rec. Fee (Revival)	Change of Name
		Foreign Qualification	
		Cert. of Qual. or Reg.	Change of Principal Office
		Foreign Name Registration	
		Certified Copy	_ Change of Resident Agent
		Foreign Penalty	
		For. Supplemental Cert.	Change of Resident Agent
		Cert. of Conveyance	Address
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3		Cert. Limited Partnership	
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1		Recordation Tax	ATTENTION:
2		State Transfer Tax	
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196 MAGE 669

ARTICLES OF INCORPORATION OF SOURCE OF SUPPORT, INC.

APPROVED AND REC	CEIVED FOR RE	CORD BY TH	E STATI	E DEPAR	TMENT C	OF AS	SESSMENTS	AND TA	XATION
OF MARYLAND FE	BRUARY	24, 19	987	AT	9 29		O'CLOCK	Α.	M. AS IN CONFORMITY
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO LOUIS RUBIND 4927 AUBURN AVE. BETHESDA

MD 20814



159C30C1481 A 224219

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER FOLIO. 2895 0399

AT5-060

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196 PAGL 670

TELESTAR, INC.

A Maryland Close Corporation Articles of Incorporation 2/25/67

10/2/2

FIRST: I, Jerold K. Nussbaum, Esquire, whose post office address is 101 Ridgely Avenue, Suite 11, Annapolis, Maryland 21401, being over eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter referred to as the "Corporation") is:

TELESTAR, INC.

THIRD: The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- (1) To engage in the business of telephonic solicitation of newspaper subscription orders and to engage in all related lawful
 activities incident to the performance of the services related
 to the telephonic solicitation of newspaper subscription orders.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation in this state is 7534 Ritchie Highway, Suite 4, Glen Burnie, Maryland 21061. The name and post office address of the Resident Agent of the Corporation is Jerold K. Nussbaum, Esquire, 7 Old Solomons Island Road, Annapolis, Maryland

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H. ERLE SCHAFER

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196 PAGE 671

21401. Said Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is FIVE THOUSAND (5,000) shares of common stock without par value.

SEVENTH: The Corporation elects to retain a Board of Directors. There shall be one (1) initial director who shall act until the first annual meeting or until their successors are duly chosen and qualified. The number of directors may be increased or decreased pursuant to the bylaws of the Corporation. The name of the director is:

JOANN M. WRIGHT

IN WITNESS WHEREOF, I have signe	d these Articles of Incorporation this
	, 1987, and I acknowledge the same
to be by my act.	

Witness

INCORPORATOR, JEROLD K. NUSSBAUM

2895 0496

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APPROVED BY:

.... 196 MAGE 672

State of Maryland
State Department of Assessments and Taxation
Gene L. Burner, Director

DOCUMEN	T CODE	12 D BUS	INESS CODE	03	COUNTY 52
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		Consolidation)			
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66		Rec. Fee (Revival)		Cha	nge of Name
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51		Foreign Name Regist		Cna	nge of Principal Office
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56		Foreign Penalty For. Supplemental (Cert.	Cha	nge of Resident Agent
73		Cert. of Conveyance			ress
75		Special Fee			•
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21		Recordation Tax		n. L	WII CO.
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2895 0497

CLERK'S NOTATION

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196 PAGE 673

ARTICLES OF INCORPORATION OF TELESTAR, INC.

APPROVED AND	RECEIVED FOR RE	CORD BY	THE STAT	TE DEPA	RTMENT C	F ASSESSM	IENTS AND	TAX	ATION
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECLIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO JEROLD NUSSBAUM 101 RIDGELY AVE. SUITE #11 ANNAPOLIS

MD 21401



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RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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196 PAUL 674

ARTICLES OF INCORPORATION

OF

MULTI-SPORT, INC.

FIRST: I, Nicholas J. Kallis, whose post office address is 439 Lakeland Road (N), Severna Park, Maryland 21146, being at least eighteen (18) years of age, hereby forms a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is: MULTI-SPORT, INC.

The purposes for which the Corporation is THIRD: formed are:

- (1) To engage in, conduct and operate the business of exercise, gymnastic, and related physical conditioning activities and to engage in any other lawful purpose and/or business.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is Hopkins Place Business Center, Suite 5, 1041 Route 3 (N), Gambrills, Maryland 21054. The name and post office address of the Resident Agent of the Corporation in this State is Nicholas J. Kallis, 439 Lakeland Road (N), Severna Park, Maryland 21146.

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Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares of common stock, without par value.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased, pursuant to the By-Laws of the Corporation, but shall never be less than three (3) provided that:

- (1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and
- (2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders. The names of the directors, who shall act until the first annual meeting or until their successors are duly chosen and qualified are:

BRIAN PAYNE

ANGELINA PAYNE

SHARON SWIFT

SEVENTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the stock of the Corporation shall have pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares,

-2-

or any warrants or other instruments evidencing rights of options to subscribe for, purchase, or otherwise acquire such shares.

EIGHTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders.

- (1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.
- (2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the time and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the term of any other clause of this or any other article of the Charter of Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any

powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

NINTH: (1) As used in this Article NINTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the

-4-

CLERK'S NOTATION

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196 PAGE 678

specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or, (ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceeding, the indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 2155 day of Elway, 1987, and I acknowledge the same to be my act.

WITNESS:

Swand Suchela)

Nicholas J. Kallis

-5-

Document submitted for record in a condition not permitting satisfactory photographic reproduction

NICHOLAS JOHN KALLIS

ATTORNEY AT LAW

67-PRANKLIN STREET ANNAPOLIS, MARYLAND 21401

(301) 263-4483

WASHINGTON (301) 261-1046 BALTIMORE (301) 269-6640

February 23, 1987

Department of Assessment & Taxation 301 W. Preston Street Baltimore, Md. 21202

Re: MULTI-SPORT, INC.

Dear Sir:

Enclosed are Articles of Incorporation for MULTI-SPORT, INC. and the \$40.00 filing fee. I would appreciate your forwarding me acknowledgement of acceptance of these Articles to my office.

As always, thank you for your courteous assistance.

Sincerely

Nicholag J. Kallis

NJK:ses CC: Mike Swift

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APPROVED BY:

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State Department of Assessments and Taxation Gene L. Burner, Director

CLERK'S NOTATION

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DE AM	MOUNT	FEE REMITTED	
((10	Organ. & Capitalization	Name Change
	10	Rec. Fee (Arts. of Inc.)	(New Name)
		Rec. Fee (Amendment)	
		Rec. Fee (Merger or	
		Consolidation)	
		Rec. Fee (Transfer)	THE PERSON NAMED IN COLUMN TO SERVICE OF SER
		Rec. Fee (Dissolution)	
_		Rec. Fee (Revival) Foreign Qualification	Change of Name
		Foreign Qualification Cert. of Qual. or Reg.	Change of Principal Office
_		Foreign Name Registration	change of Firmerpar Office
3		Certified Copy	Change of Resident Agent
, , ,		Foreign Penalty	
4		For. Supplemental Cert.	Change of Resident Agent
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5 –		Special Fee	
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1		Recordation Tax	
2		State Transfer Tax	
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1 _		Corp. Good Standing	
Α		Foreign Corporation	
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		Other	
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ARTICLES OF INCORPORATION OF MULTI-SPORT, INC.

APPROVED AND REC	EIVED FOR RE	CORD BY THE	STATE DEP	ARTMENT O	F ASSESSMEN	ITS AND TA	XATION
OF MARYLAND FE	BRUARY	24, 19	37 AT	10 57	O'CLOC	CK A	M. AS IN CONFORMITY
WITH LAW AND ORD	ERED RECOR	DED.					
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\$	20		\$		20	\$	
		_		229493	2		

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

> RETURN TO NICHOLAS KALLIS 150 SOUTH STREET ANNAPOLIS

MD 21401



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A 223965

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIEER, FOLIO 895 0517

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ALL SEASONS BUILDERS, INC.

A Maryland Close Corporation,
Organized Pursuant to Title Four of the
Corporations and Associations Article of the
Annotated Code of Maryland

ARTICLES OF INCORPORATION

FIRST: I, Joseph H. Rouse, whose post office address is 7433 Baltimore-Annapolis Boulevard, Glen Burnie, Maryland, 21061, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is ALL SEASONS BUILDERS, INC..

THIRD: The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

(1) To carry on and conduct a general contracting and subcontracting business, including the designing, construction, enlarging, repairing, remodeling or otherwise engaging in any work upon buildings, whether homes, offices, coutbuildings, or the like, either residential or commercial, is idewalks, and anything related to the said constructing, sidewalks, and anything related to the said constructing, are modeling or repairing of the said buildings; to engage in a solution, block, concrete, stone, cement, masonry, earth

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and related construction methods; to execute contracts or receive assignments of contracts therefore, or related thereto; to obtain the necessary licenses and permits; and to engage in any other lawful purpose and/or business; and

(2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation in this State is 7433 Baltimore Annapolis Blvd., Glen Burnie, Maryland 21061. The name and post office address of the Resident Agent of the Corporation in this State is Joseph H. Rouse, 7433 Baltimore-Annapolis Boulevard, Glen Burnie, Maryland, 21061. Said Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is one thousand (1000) shares of common stock, with par value of one dollar (\$1.00).

SEVENTH: The Corporation elects to have no Board of Directors. Until the election to have no Board of Directors becomes effective, there shall be one (1) director, whose name is Joseph H. Rouse.

EIGHTH: (1) As used in this Article EIGHTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the

Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- (3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (B) or (C) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (I) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or, (II) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.



State Department of Assessments and Taxation Gene L. Burner, Director

DOCUMENT CODE OV B BUSINESS CODE 03 COUNTY 50 P.A Religious Close Stock Nonstock Surviving derging (Transferor) (Transferee) _ AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalizătion 20 (New Name) Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or 63 Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Change of Name Rec. Fee (Revival) Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration 51 Change of Resident Agent Certified Copy 1.3 Foreign Penalty 56 For. Supplemental Cert. Change of Resident Agent 54 Cert. of Conveyance Address Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited 84 Code Partnership Terminaton of Limited 85 ATTENTION: Partnership Recordation Tax State Transfer Tax Local Transfer Tax 23 Corp. Good Standing 31 Foreign Corporation NA Registration MAIL TO ADDRESS: Other___ JOSEPH H. KOUSE Other 7433 BALTIMOIE-ANNAPPUS TOTAL FEES GIBE BULNER MP 2(061 Documents on NOTE:

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APPROVED BY:

CLERK'S NOTATION

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CLERK'S NOTATION

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196 PAGE 686

ALL SEASON BUILDERS, INC. ARTICLES OF INCORPORATION ATTORNEY AND COUNSELLOR AT LAW 7433 BALTIMORE ANNAPOLIS BLVD. GLEN BURNIE, MARYLAND 21061 JOSEPH H. ROUSE FOR (301) 761-8350 OFFICE

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 687

ARTICLES OF INCORPORATION ALL SEASONS BUILDERS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND FEBRUARY 25, 1987 AT 10 50 O'CLOCK A. M. AS IN CONFORMITY WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

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D2294973

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO JOSEPH H. ROUSE 7433 BALTIMORE-ANNAPOLIS BLVD. GLEN BURNIE MD 2106 MD 21061



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RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIGE 95 0542

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196 PAGE 688

R. P. D. ENTERPRISES, INC.

(A CLOSE CORPORATION)

ARTICLES OF INCORPORATION

FIRST: The undersigned, Robert P. Daley, whose post office Address is 584 A Pinewood Drive, Annapolis, Maryland, 21401, being at least twenty-one (21) years of age, does hereby form a corporation under the General Laws of the State of Maryland, and more particularly by virtue of Title 4, Corporations & Associations Article of the Annotated Code of Maryland known as the Close Corporation Act.

SECOND: The name of the corporation (which is hereafter called the Corporation) is R. P. D. Enterprises, Inc.

THIRD: The purposes for which and for any of which the Corporation is formed and the business and objects to be carried on and promoted by it are as follows:

- (a) To conduct the business of consulting to the general public in the area of data processing including, but not limited to, systems software, programs and applications, hardware, telecommunications and related items and to design programs to meet specific needs and to engage in all of the necessary functions required to market and sell said programs.
- (b) To conduct a general wholesale and retail business in goods, services, wares, and merchandise of every character and to buy, sell, mortgage, lease and otherwise to deal in real estate, including leasehold property, either improved or unimproved, in connection with such business, or in any other manner.
- (c) To own and operate warehouses and warerooms for the storage of merchandise and other property.
- (d) To lend money to customers and others having dealings with the Corporation and to guarantee the performance of contracts by any such persons.

PUTZEL & PUTZEL, P.A. ATTORNEYS AT LAW BALTIMORE, MD. 21208 (301) 653-0001

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196 PAGE 689

- (e) To enter into, make and perform and carry out contracts of every sort and kind with any person, firm, association or corporation, municipality or body politic, and without limitation as to amount to draw, make, accept, endorse, discount, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or other transferable instruments and evidences of indebtedness whether secured by mortgage or otherwise.
- (f) To build, erect, construct, purchase, hire, and to own, maintain, lease and operate factories, warehouses, buildings, structures, offices, houses, works, machinery, plants and all other things of whatsoever kind and nature, within and without the State of Maryland, suitable, necessary, useful or helpful in connection with any or all of the objects of the Corporation.
- (g) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purposes, which may seem directly or indirectly calculated to benefit the Corporation.
- (h) To purchase or otherwise acquire any and all letters, patents and similar rights granted by the United States or any other country or government licensed and the like, or any other interests therein, or any inventions which may seem capable of being used for or in connection with any of the objects or purposes of said Corporation, and to use, develop, sell and grant licenses in respect to or other interests in the same.
- (i) To purchase, acquire, apply for, register, secure, hold, own, or sell, or otherwise dispose of, any and all copyrights, trade marks, trade names and distinctive marks.
- (j) To purchase its own capital stock from time to time, and to such extent and in such manner and upon such terms as the Board of Directors shall determine.
- (k) To subscribe or cause to be subscribed for, and to purchase, and otherwise acquire, hold, sell, assign, transfer, mortgage, pledge, exchange, distribute and otherwise dispose of the whole or any part of the shares of the capital stock, bonds, coupons, mortgages, deeds of trust, debentures, securities, obligations, evidences of indebtedness, notes, good will, rights, assets and property of any and every kind, or any part thereof, of any other corporation or corporations; and to operate, manage and control the property of such corporations, either in the name of such corporation or in the name of this Corporation, and to exercise all rights, powers and privileges of ownership, including the right to vote, with power to designate some person or persons for that purpose from time to time to the same extent as natural persons might or could do.
- (1) To conduct its business in other states and in foreign countries and to have one or more offices out of this State and to hold, purchase, mortgage and convey real and personal property out of this State.

PUTZEL & PUTZEL, P.A. ATTORNEYS AT LAW BALTIMORE, MD. 21208 (301) 653-0001

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CLERK'S NOTATION

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(m) To incur debts, and to raise, borrow and secure the payment of money in any lawful manner, including the issue and sale or other disposition of bonds, warrants, debentures, obligations, negotiable and transferable instruments.

FOURTH: The post office address of the place at which the principal office of the Corporation in this State will be located is 584 A Pinewood Drive, Annapolis, Maryland, 21401. The resident agent of the Corporation is William L. Putzel whose post office address is 1700 Reisterstown Road, Pikesville, Maryland, 21208. Said resident agent is a citizen of the State of Maryland and actually resides therein.

FIFTH: After completion of the organization meeting of the director and the issuance of one or more shares of stock of the Corporation, the Corporation shall have no board of directors. Until such time, the Corporation shall have one (1) director, whose name is Robert P. Daley.

SIXTH: The total amount of authorized capital stock in the Corporation shall be one hundred (100) shares of Common Stock of a par value of \$1.00 per share.

SEVENTH: There shall be no limitations upon the powers of the Corporation or upon the transfer or issuing of any share of stock of any class in the Corporation.

EIGHTH: The existence of the Corporation shall be perpetual and it shall continue until its Certificate of Incorporation shall be surrendered or until said Corporation shall be dissolved in some manner provided by law.

IN WITNESS WHEREOF, we have signed this Certificate of Incorporation this 19 day of February, 1987.

PUTZEL & PUTZEL, P.A. ATTORNEYS AT LAW BALTIMORE, MD. 21208 (301) 653-0001 NAME (SEAL)

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 691

AFFIDAVIT

STATE OF MARYLAND

TO WIT:

COUNTY OF BALTIMORE

THIS IS TO CERTIFY that on the 19 day of February, 1987, before me, a Notary Public, in and for the county and state aforesaid, personally appeared Robert P. Daley and made oath in due form of law that the within Articles of Incorporation are his free and voluntary act and that he acknowledges same to be his act.

My Commission Expires:

PUTZEL & PUTZEL, P.A. ATTORNEYS AT LAW BALTIMORE, MD. 21208 (301) 853-0001

WLP:tw 1/15/87

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APPROVED BY:

... 196 PAGE 692

State Department of Assessments and Taxation
Gene L. Burner, Director

BUSINESS CODE 03 COUNTY 52 DOCUMENT CODE 02 P.A Religious Cose Stock Nonstock Surviving (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) 64 Rec. Fee (Dissolution) 65 Change of Name Rec. Fee (Revival) 66 Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration 51 Change of Resident Agent Certified Copy 1.3 Foreign Penalty 56 Change of Resident Agent For. Supplemental Cert. Cert. of Conveyance Address Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited 84 Code Partnership Terminaton of Limited 85 ATTENTION: Partnership Recordation Tax State Transfer Tax 22 Local Transfer Tax 23 Corp. Good Standing 31 Foreign Corporation NA Registration MAIL TO ADDRESS: Other WILLIAM L. PUTTEL 1700 REISTELSTOWN ROAD 40 BATIMORE MO 21208 TOTAL FEES Check Documents on _____ checks NOTE:

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CLERK'S NOTATION

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in a condition not permitting satisfactory photographic reproduction.

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ARTICLES OF INCORPORATION OF R. P. D. ENTERPRISES, INC.

APPROVED AND RECEIVED FOR REC	CORD BY THE STATE	DEPARTMENT OF	ASSESSMENTS A	ND TAXATION	
OF MARYLAND FEBRUARY	25, 1987	AT 11 46	O'CLOCK	A. M. AS IN	CONFORMIT
WITH LAW AND ORDERED RECORD	DED.				
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ORGANIZATION AND CAPITALIZATION FEE PAID		RECORDING FEE PAID.		SPECIAL FEE PAID:	
\$	\$		20	\$	
		D2295046			

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO WILLIAM L. PUTZEL HD 21208

1700 REISTERSTOWN ROAD BALTIMORE



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RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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196 PAGE 694

CHILDBIRTH EXPRESS, INC.

A Maryland Close Corporation

STATE DEPARTMENT OF ASSESSIENTS APPROVED FOR RESORD Organized Pursuant to Title Four of the Corporations and Associations Article of the

Annotated Code of Maryland

ARTICLES OF INCORPORATION

FIRST: I, Mary Radcliffe, whose post office address is 3004 Friends Road, Annapolis, Maryland 21401, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

The name of the Corporation (which is hereinafter called the "Corporation") is CHILDBIRTH EXPRESS, INC.

THIRD: The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

The purposes for which the Corporation is FOURTH: formed are:

- (1) To operate a business providing services to pregnant women including aerobic exercise classes, nutrition classes, and such other services as may be appropriate.
- (2). To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and The foregoing enumeration of the purpose, and not in business of the Corporation is made in futherance, and not in limitation of the powers conferred upon the Corporation by law, is not intended, by the mention of any particular purpose, object or business, or to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the Corporation, and the

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said Corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Fourth of these Articles of Incorporation shall, except as otherwise expressly provided, in no way be limited or restricted by reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

FIFTH: The post office address of the principal office of the Corporation in this State is 3004 Friends Road, Annapolis, Maryland 21401. The name and post office address of the Resident Agent of the Corporation in this State is Mary Radcliffe, 3004 Friends Road, Annapolis, Maryland 21401. The Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares of common stock, without par value.

SEVENTH: The Corporation elects to have no Board of Directors. Until the election to have no Board of Directors becomes effective, there shall be one (1) director, whose name is Mary Radcliffe.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this day of February, 1987, and I acknowledge the same to be my act.

Patiene R. Margon Witness

Mary Radiliffe

0021C



State OF MARYLAND State Department of Assessments and Taxation Gene L. Burner, Director

CLERK'S NOTATION

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ansfe	eror)		(Transferee)
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	NA	Organ. & Capitalization	Name Change
	10	Rec. Fee (Arts. of Inc.)	(New Name)
		Rec. Fee (Amendment)	
		Rec. Fee (Merger or	
		Consolidation)	
		Rec. Fee (Transfer)	
		Rec. Fee (Dissolution)	
		Rec. Fee (Revival)	Change of Name
		Foreign Qualification	Ohio
		Cert. of Qual. or Reg. Foreign Name Registration	Change of Principal Office
		Certified Copy	Change of Resident Agent
		Foreign Penalty	- Change of Resident Agent
		For. Supplemental Cert.	Change of Resident Agent
		Cert. of Conveyance	Address
5		Special Fee	
0		For. Limited Partnership	
3		Cert. Limited Partnership	
1		Amendment to Limited	Code
		Partnership	
5		Terminaton of Limited	
		Partnership Recordation Tax	ATTENTION:
l 2		State Transfer Tax	
3		Local Transfer Tax	
1		Corp. Good Standing	
Ā		Foreign Corporation	
		Registration	
-		Other	MAIL TO ADDRESS:
	•		WILLIAM M SIMMONS
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196 PAGE 697

ARTICLES OF INCORPORATION OF CHILDBIRTH EXPRESS, INC.

APPROVED AND RECEIVED FOR RE	CORD BY THE STAT	TE DEPARTMENT C	DF ASSESSMENTS AN	ND TAXATION	
OF MARYLAND FEBRUARY	24, 1987	AT 10 59	O'CLOCK	A. M. AS IN	CONFORMITY
WITH LAW AND ORDERED RECORD	DED.	3			
ORGANIZATION AND CAPITALIZATION FEE PAID:		RECORDING FEE PAID:		SPECIAL FEE PAID:	
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		02295277	7		

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO WILLIAM M. SIMMONS 135 GORMAN STREET P.O. BOX 2266 ANNAPOLIS

MD 21404



159C3C01537 A 223998

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER FOLIO. 2895 0717

AT5-060

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STATE DEPARTMENT OF ASSESSMENTS

196 PAGE 698

APPROVED FOR RECORD 2 13 87 at 8:49

1987 FEB 13 A 8: 49

A CLOSE CORPORATION

ARTICLES OF INCORPORATION

OF

NEWLIN PAINTING, INC.

THIS IS TO CERTIFY THAT:

FIRST: The undersigned, JACOB B. DAVIS, whose post office address is 7439 Baltimore-Annapolis Boulevard, Post Office Box 849, Glen Burnie, Maryland 21061, being at least eighteen (18) years of age, does hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is:

NEWLIN PAINTING, INC.

THIRD: The Corporation shall be a close corporation as authorized and regulated by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland.

FOURTH: The purposes for which the Corporation is formed and the business or objects to be carried on and promoted by it, within the State of Maryland, or elsewhere, are as follows:

(a) To act as a painting contractor in the painting of homes and all other types of structures.

(b) In general, to carry on any other lawful business whatsoever in connection with the foregoing or which is calculated, directly or indirectly, to promote the interests of the Corporation or which shall be conducive to or expedient for the protection or benefit of the Corporation.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, to limit or restrict any other purpose, object or business, or to limit or restrict any of the powers of the Corporation, and the said Corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations.

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1987 JUL -6 AMII: 16

The post office address of the principal office of the Corporation in this State is 8613 Gambier Harbor, Pasadena, Maryland 21122. The Resident Agent of the Corporation is JOYCE A. NEWLIN, whose post office address is 8613 Gambier Harbor, Pasadena, Maryland 21122. Said Resident Agent is a citizen of the State of Maryland and actually resides therein.

The Corporation shall have one (1) Director, JOYCE A. NEWLIN, who shall act as such until such time as the First and Organizational Meeting of the Director and the issuance of one or more shares of stock of the Corporation have been completed. After such time the Corporation shall have no Board of Directors.

SEVENTH: The total number of shares of stock which the Corporation has authority to issue is five thousand (5,000) shares of common stock, without par value, all of one class.

EIGHTH: In carrying on its business, or for the purpose of attaining or furthering any of its objects, the Corporation shall have all of the rights, powers and privileges granted to corporations by the laws of the State of Maryland, and the power to do any and all acts and things which a natural person or partnership could do and which may now or hereafter be authorized by law, either alone or in partnership or conjunction with others. In furtherance and not in limitation of the powers conferred by statute, the powers of the Corporation and Stockholders shall include the following.

(a) Any Stockholder individually, or any firm of which any Stockholder may be a member, or any corporation or association of which any Stockholder may be an officer or director or in which any Stockholder may be interested as the holder of any amount of its capital stock or otherwise, may be a party to, or may be pecuniarily or otherwise interested in, any contract or transaction of the Corporation, and in the absence of fraud no contract or other transaction shall be thereby affected or invalidated; provided that in case a Stockholder, or firm of which a Stockholder is a member, or a corporation or association of which a Stockholder is an officer or director or in which a Stockholder is interested as the holder of any amount of its capital stock or otherwise, such fact shall be disclosed or shall have been known to the Stockholders or a majority thereof. Any Stockholder of the Corporation who is also a director or officer of or interested in such other corporation or association, or who, or the firm of which he is a member, is so interested, may be counted in determining the existence of a quorum at any

2

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196 PAGE 700

meeting of the Stockholders of the Corporation which shall authorize any such contract or transaction, with like force and effect as if he were not such director or officer of such other corporation or association or were not so interested or were not a member of a firm so interested.

(b) The Corporation reserves the right, from time to time, to make any amendment of its Charter, now or hereafter authorized by law, including any amendment which alters the contract rights, as expressly set forth in its Charter, of any outstanding stock.

(c) Except as otherwise provided in this Charter or by the By-Laws of the Corporation, as from time to time amended, the business of the Corporation shall be managed by its Stockholders, who shall have and may exercise all the powers of the Corporation.

NINTH: Except as the By-Laws may otherwise provide, the Corporation shall indemnify any person against reasonable expenses to the extent that he has been successful in defense of any action, suit or proceeding to which he was made a party by reason of his serving or having served the Corporation, or any other entity at the request of the Corporation, in any capacity, while an officer of the Corporation. Except as the By-Laws may while an officer of the Corporation shall be provided for otherwise provide, no other indemnification shall be provided for any employee or agent of the Corporation, unless the Stockholders shall, in their discretion, subject to the By-Laws, so direct.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation, and I acknowledge the same to be my act on this 11th day of February, 1987.

TACOB B. DAVIS

3

VOL 196 PAGE 701

STATE OF MARYLAND State Department of Assessments and Taxation Gene L Burner, Director

COUNTY 52 BUSINESS CODE 03 DOCUMENT CODE 02 Close Stock Nonstock Religious Surviving (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or 63 Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) 65 __ Change of Name Rec. Fee (Revival) 66 Foreign Qualification 52 __ Change of Principal Office Cert. of Qual. or Reg. Foreign Name Registration 51 _____Certified Copy ___ Change of Resident Agent 13 Foreign Penalty Change of Resident Agent For. Supplemental Cert. 54 Cert. of Conveyance Address Special Fee For. Limited Partnership Cert. Limited Partnership Amendment to Limited Code Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax 21 State Transfer Tax Local Transfer Tax 23 Corp. Good Standing Foreign Corporation Registration Other Other TOTAL FEES 21061-0849 Cash checks Documents on NOTE:

APPROVED BY: PCM

CLERK'S NOTATION

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196 PAGE 702

ARTICLES OF INCORPORATION NEWLIN PAINTING, INC.

APPROVED AND RECE	EIVED FOR RECOR	RD BY THE	STATE DEPART	MENT OF AS	SESSMENTS .	AND TAXATION	1
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO: JACOB B. DAVIS P. D. BOX 849 GLEN BURNIE

MD 21061 0849



15303000969 A 223647

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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AT5-060

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196 PAGE 703

ARTICLES OF INCORPORATION

OF

ALFAIR CONSTRUCTION CO., INC.

FIRST: I, Allen Fairbrother, whose post office address is 223 Pollinghouse Road, Harwood, Maryland, 20776, being at least eighteen years of age, am hereby forming a corporation under and by virtue of the State of Maryland.

SECOND: The name of the Corporation (which is hereafter called the "Corporation") is:

ALFAIR CONSTRUCTION CO., INC.

THIRD: The purposes for which the Corporation is formed and the business or objects to be carried on and promoted by it are as follows:

- To engage in construction of commercial and residential (1) structures;
- To enter into partnerships, joint ventures and other business associations for any lawful purposes;
- To purchase, lease and otherwise acquire, hold, mortgage and otherwise dispose of all kinds of property, real, personal and mixed, both in this State and in any part of the world;
- (4) To manufacture, purchase and deal in at wholesale or retail, any and all kinds and types of materials, supplies and equipment;
- (5) To improve, manage, develop, sell, assign, transfer, lease, mortgage, pledge or otherwise dispose of or turn to account, or deal with all or any part of the property of the Corporation;
- (6) To acquire, build, charter, buy, lease, rent, operate and use vehicles of any kind or character;
- (7) To apply for, obtain, register, purchase, lease or otherwise acquired or own by concessions, rights, options, patents, patent rights, privileges, inventions, processes, copyrights, trademarks, trade name or any right, option or contract in relation thereto; to develop, maintain, lease, sell, transfer, license, dispose of, use, operate or manufacture under or in any way otherwise deal in and with the same; and perform, carry out and fulfill the terms and conditions of any option or contract in relation thereto;
- (8) To acquire by purchase, subscription or otherwise, and to hold, sell, own, negotiate, assign, deal in, exchange, transfer, mortgage, pledge or otherwise dispose of any shares of the capital stock, script or any voting trust certificates in respect to the capital stock, or any bonds, mortgages, securities, or other evidence of indebtedness issued or granted by any other corporation, joint stock company or association, public or private, or of the Government of the United States, or any State, territory, municipality or other political subdivision, and to issue in exchange therefore, in the same manner provided by law, shares of the capital stock, bonds, or other obligations of the corporation; and while the holder or owner of any such shares of capital stock, script, voting trust certificates, bonds, mortgages or other securities or evidence of indebtedness, to possess and exercise in respect thereof any and all rights, powers and privileges of ownership, including the right to vote thereon;

2893 1755

70428235

APPROVE 2/11/87

STATE DEPART

HILLMAN BROWN & DARROW Post Office Sux 668 innapolis. Maryland 21404 066 (301) 269-5558

(301) 858 5500

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196 PAGE 704

- (9) To acquire by purchase, lease or otherwise to own, use and operate factories, shops, manufacturing plants, including lands, buildings, machinery, equipment and appliances, warehouses, stores and other properties within and without the State of Maryland, which may be useful to accomplish any and all of the purposes or carrying on any of the business of the character hereinbefore referred to;
- (10) To enter into, make and perform contracts without limit as to the character or amount, execute, issue and endorse drafts, bills of exchange and negotiable instruments of all kinds, as permitted by law;
- (11) To borrow money2for any of the purposes of this Corporation, and to issue bonds, debentures, debenture stocks, notes or other obligations, and to secure the same by pledge or mortgage of the whole or any part of the property of this Corporation, whether real or personal or to issue bonds, debentures, debenture stock or notes without any such security;
- (12) To purchase, hold and re-issue the shares of its capital stock in such manner as the Board of Directors may from time to time determine;
- (13) To have one or more offices and places of business and to carry on all or any part of its operations or business, without restrictions or limit as to the amount of places in any of the cities, districts or territories of the United States, subject to the laws of such state, district or territory.

The aforegoing objects and purposes shall, except when otherwise expressed, be in no way limited or restricted by reference to, or in reference from the terms of any other clause of this or any other article of this certificate of incorporation or of any amendment thereto, and shall each be regarded as independent, and construed as powers as well as objects and purposes.

The Corporation shall be authorized to exercise and enjoy all the powers, rights and privileges granted to or conferred upon corporations of a similar character by the General Laws of the State of Maryland now or hereafter in force, and the enumeration of the foregoing powers shall not be deemed to exclude any powers, rights or privileges, so granted or conferred.

FOURTH: The post office address of the principal office of the corporation in this State is 223 Pollinghouse Road, Harwood, Maryland, 20776. The name and post office address of the Resident Agent of the Corporation are Allen Fairbrother, 223 Pollinghouse Road, Harwood, Maryland, 20776. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is five thousand shares (5,000) of capital stock without par value.

SIXTH: The number of directors of the Corporation shall be one (1), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than one (1).

The names of the directors who shall act until the first annual meeting and until their successors shall be duly chosen and qualified shall be:

Allen Fairbrother

SEVENTH: The following provision is hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation, of the Directors and stockholders:

authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, and securities convertible into shares of its stock of any class, whether now or hereafter authorized, for such consideration as the said Board of Directors may deem advisable, subject to such limitations and restriction, if any, as may be set forth in the By-Laws of the Corporation.

EIGHTH: (1) As used in this Article EIGHTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

434

(3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claims, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or: (i) an affirmative vote, at a duly constituted meeting of a majority of all of the votes cast by stockholders who were not parties to the proceedings, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

NINTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the stock of the corporation shall have any preemptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

TENTH: The duration of this Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this

day of Firmy, 1987, and I acknowledge the same to be my act.

WITNESS!

Allen Fairbruther

2893 1757

STATE OF MARYLAND State Department of Assessments and Taxation
Gene L Burner, Director

DOCUMENT CODE OR D BUSINESS CODE 03 COUNTY 52 P.A Religious Close Stock Nonstock Surviving (Transferee) _ (Transferor) CODE AMOUNT FEE REMITTED Name Change Organ. & Capitalization 20 (New Name) 61 Rec. Fee (Arts. of Inc.) 62 Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Transfer)
Rec. Fee (Dissolution)
Rec. Fee (Revival)
Foreign Qualification
Cert. of Qual. or Reg.
Foreign Name Registration Change of Name 52 Change of Principal Office 50 51 Certified Copy ___ ____ Change of Resident Agent 13 Certified Co Foreign Penalty For. Supplementa 56 ____ Change of Resident Agent 54 For. Supplemental Cert. Cert. of Conveyance Address Special Fee 75 80 For. Limited Partnership 83 Cert. Limited Partner
Amendment to Limited Cert. Limited Partnership Code Partnership Terminaton of Limited Partnership ATTENTION: Recordation Tax State Transfer Tax Local Transfer Tax 23 31 Corp. Good Standing Foreign Corporation Registration Other MAIL TO ADDRESS: HILLMAN, BLOWN O DAKKOW, 1A. Other P. 0 BOX 668 ANNAPOLIS MD 21404-0668 TOTAL FEES Check Cash Documents on _____ checks NOTE:

APPROVED BY:

2893 1758

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CLERK'S NOTATION

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196 PAGE 707

ARTICLES OF INCORPORATION OF ALFAIR CONSTRUCTION CO., INC.

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OF MARYLAND	FEBRUARY	11, 1987 AT	10:29	O'CLOCK	A.M. AS IN CO	NFORMITY
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO:
HILLMAN, BROWN & DARROW, P.A.
P. O. BOX 688
ANNAPOLIS MD 21404 0668



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RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2893 1754

AT5-060

000,10153

DREXELER AND ASSOCIATES, INC.

A Maryland Close Corporation, Organized Pursuant to Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland

ARTICLES OF INCORPORATION

FIRST: I, the undersigned, who's post office address is 2444 Solomons Island Road, Suite 208, Annapolis, Maryland 21401, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

referred to as the "Corporation") is DREXELER AND ASSOCIATES,

THIRD: The Corporation shall be a close corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- (1) To advertise, consult, and generally engage in deal with consulting and to engage in such activities pertaining or incidental thereto; and to engage in any other lawful purpose and business.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations article of the Maryland Annotated Code, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation in this State is 2621 Ogleton Road, Annapolis, Maryland 21403. The name and post office of the Resident Agent of the Corporation in this State are Allen Drexeler, 2621 Ogleton Road, Annapolis, Maryland 21403. Said resident agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5000) shares of common stock, without par value.

SEVENTH: The number of directors of the Corporation shall be one (1), which number may be increased pursuant to the By-Laws of the Corporation. The name of the director who shall act until the first annual meeting or until a successor is duly chosen and qualified is Allen Drexeler.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this _ day of Film, 1987, and I acknowledge same to be my act.

JOEL L. KATZ, P. A. • ATTORNEYS AT LAW
2444 SOLOMONS ISLAND ROAD • ANNAPOLIS, MARYLAND 21401

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CLERK'S NOTATION

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196 PAGE 709

Kinchuller WITNESS MATTHEW S. EVANS, JR. Incorporator

VERIFICATION

I, the undersigned, hereby declare and affirm under the penalties of perjury that the contents of the foregoing are true and correct to the best of my information, knowledge and belief.

Date: 2/6/87

MATTHEW S. EVANS, JR. Incorporator

2893 1752

JOEL L. KATZ, P. A. • ATTORNEYS AT LAW
2444 SOLOMONS ISLAND ROAD • ANNAPOLIS, MARYLAND 21401



APPROVED BY:

196 PAGE 710

State Department of Assessments and Taxation Gene L Burner, Director

COUNTY 52 BUSINESS CODE DOCUMENT CODE P.A Religious Close Stock Nonstock Surviving (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Rec. Fee (Revival) Change of Name Foreign Qualification Cert. of Qual. or Reg. Change of Principal Office 50 Foreign Name Registration Certified Copy Change of Resident Agent Foreign Penalty For. Supplemental Cert. 54 Change of Resident Agent Address Cert. of Conveyance Special Fee For. Limited Partnership Cert. Limited Partnership Amendment to Limited Code Partnership Terminaton of Limited Partnership ATTENTION: Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing Foreign Corporation Registration MAIL TO ADDRESS:_ Other JOEL L. KATZ /A. Other 2444 SOLOMOIS (SLAND ROAL TOTAL SULTE 208 FEES ANNAPOLIS, MO 26401 Documents on ____checks NOTE:

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CLERK'S NOTATION

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CLERK'S NOTATION

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136 PAGE 711

JOEL L. KATZ, P. A.

ANNAPOLIS MARYLAND FIAOI

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.... 196 PAGE 712

ARTICLES OF INCORPORATION DREXELER AND ASSUCIATES, INC.

APPROVED AND F	RECEIVED FOR RECO	ORD BY THE STATE DEPA	RTMENT OF ASSESSMENTS	AND TAXATION	
OF MARYLAND	FEBRUARY	11, 1987 AT	10:20 O'CLOCK	A .M. AS IN CONFORMITY	
WITH LAW AND O	ORDERED RECORDED	D.			
		3			
ORGANIZATION AN CAPITALIZATION FEE I			ORDING PAID:	SPECIAL FEE PAID:	
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			12288637		

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO: JOEL L. KATZ, P.A. 2444 SOLOMONS ISLAND RUAD SUITE 208 MD 21401 ANNAPOLIS



15303000894

A 223583

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2893 1750

ARTICLES OF INCORPORATION

OF

ALARM SERVICES, INC.

FIRST: I, RONALD C. PERKINS, of 440 Old Mill Road, Millersville, Maryland, 21108, being at least eighteen (18) years of age, do hereby form a Corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter referred to as the "Corporation") is:

ALARM SERVICES, INC.

THIRD: The purposes for which the Corporation is formed are:

- 1. To provide alarm systems services and/or for any other lawful purposes.
- 2. To do any thing permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 440 Old Mill Road, Millersville, Maryland, 21108. The name and post office address of the Resident Agent of the Corporation in this State is Alan Garfinkle, Esquire, 507 Park Avenue, Baltimore, Maryland, 21201. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Three Thousand (3,000) shares of common stock, without par value.

SIXTH: The number of Directors of the Corporation shall be two (2) which number may be increased pursuant to the

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1997 JUL-6 AMII: 16

LAW OFFICES
ALAN GARFINKLE, P. A.
507 PARK AVENUE
BALTIMORE MARYLAND 21201
(301) 727-0080

By-Laws of the Corporation, but shall never be less than one (1), provided that:

- 1. If there is no stock outstanding, the number of directors may be less than two (2) but not less than one (1); and
- 2. If there is stock outstanding and so long as there are less than two (2) stockholders, the number of directors may be less than two (2) but not less than the number of stockholders.

The name of the director who shall act until the first annual meeting or until his successors are duly chosen and qualified is:

RONALD C. PERKINS

KRISTY A. PERKINS

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders.

1. The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

LAW OFFICES
ALAN GARFINKLE, P. A.
507 PARK AVENUE
BALTIMORE. MARYLAND 21701
(301) 727-0080

196 MAGE 715

Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: (1) As used in this Article NINTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- tive other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise, any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceedings, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in

LAW OFFICES
ALAN GARFINKLE, P. A
507 PARK AVENUE
BALTIMORE. MARYLAND 21201
(301) 727-0080

the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this ________, day of February________, 1987, and we acknowledge the same to be my act.

WITNESS:

00a Aa (100

PONALO C. PERKINS

LAW OFFICES
ALAN GARFINKLE, P. A
507 PARK AVEYUE
BALTIMORE. MARYLAND 21201
(301) 727-0080



State OF MARYLAND State Department of Assessments and Taxation Gene L Burner, Director COUNTY DUCTNESS CODE COUNTY

CLERK'S NOTATION

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erging Transfe	ror)		rviving Transferee)
ODE	AMOUNT	FEE REMITTED	
			Name Change
0	20	Organ. & Capitalization	(New Name)
1	160	Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment)	
2		Rec. Fee (Merger or	
3		Consolidation)	
4		Rec. Fee (Transfer)	
55		Rec. Fee (Dissolution)	
6		Rec. Fee (Revival)	Change of Name
2		Foreign Qualification	
50		Cert. of Qual. or Reg.	Change of Principal Office
51		Foreign Name Registration	Change of Resident Agent
1.3		Certified Copy	Change of Resident Agent
56		Foreign Penalty For. Supplemental Cert.	Change of Resident Agent
54		Cert. of Conveyance	Address
7 3		Cert. or conveyance	
75		Special Fee	
80		For. Limited Partnership	
83		Cert. Limited Partnership	
84		Amendment to Limited	Code
		Partnership	
85		Terminaton of Limited	ATTENTION:
		Partnership Recordation Tax	ATTENTION.
21		State Transfer Tax	The second of th
22 23		Local Transfer Tax	
31		Corp. Good Standing	
NA		Foreign Corporation	
		Registration	
		Other	MAIL TO ADDRESS:
			BALLINGE, MD. 21201
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			507 PARE AVENUE
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APPROVED BY:

CLERK'S NOTATION

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196 PAGE 718

ARTICLES OF INCORPORATION

ALARM SYSTEMS, INC.

ALAN CARFINKLE, P. A LAW OFFICES

STATE DEPARTMENT OF ASSESSMENTS

196 PAGE 720

ARTICLES OF INCORPORATION

APPROVED FOR RECORD

OF

9:30 ENGINEERING RESOURCES CORPORATION OF AMERICA

A MARYLAND CLOSE CORPORATION

FIRST: The undersigned, ROBERT A. HILL, whose post office address is 200 Agnes Lane, Linthicum, Maryland 21090, being at least eighteen (18) years of age, under and by virtue of the General Laws of the State of Maryland, does hereby form a corporation by the execution and the filing of these articles.

SECOND: That the name of the Corporation (which is hereinafter called the "Corporation") is:

ENGINEERING RESOURCES CORPORATION OF AMERICA

The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Volume of the Annotated Code of Maryland, as amended,

THIRD: The nature of the business and the objects and purposes to be transacted, promoted or carried on by the Corporation are as follows:

- (a) To provide general engineering consultant services, general engineering design, studies and evaluations;
- (b) To engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Maryland.

FOURTH: The post office address of the principal office of the Corporation in this State is 200 Agnes Lane, Linthicum, Maryland 21090. The resident agent of the Corporation is ROBERT A. HILL, whose post office address is 200 Agnes Lane, Linthicum, Maryland 21090. Said resident agent is a citizen of the State of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is 5,000 shares without par value, all of which shares are of one class and are designated common stock.

SIXTH: The number of directors of the Corporation shall be one (1), which number may be increased or decreased pursuant to the By-Laws of the Corporation. The name of the director who shall act until the first annual meeting or until

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H. ERLE SCHAFER

his successor or successors are duly elected and have qualified is:

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

- (a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, with or without par value, of any class, for such consideration as said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, but subject to such limitations and restrictions, if any, as may be set forth in the By-Laws of the Corporation.
- (b) The Board of Directors shall have power, from time to time, to fix and determine and to vary the amount of working capital of the Corporation; to determine whether any, and, if any, what part, of the surplus of the Corporation or of the net profits arising from its business shall be declared in its dividends and paid to the stockholders, subject, however, to the provisions of the charter, and to direct and determine the use and disposition of any such surplus or net profits. The Board of Directors may in its discretion use and apply any of such surplus or net profits in purchasing or acquiring any of the stock of the Corporation, or any of its bonds or other evidences of indebtedness, to such extent, in such manner upon such lawful terms as the Board of Directors shall deem expedient.
- (c) The Corporation reserves the right to make from time to time any amendments of its charter which may now or hereafter be authorized by law, including any amendments changing the terms of any class of its stock by classification, reclassification or otherwise.
- (d) No holder of stock of the Corporation, of whatever class, shall have any preferential right of subscription to any shares of any class or to any securities convertible into shares of stock of the Corporation, nor any right of

.... 196 PAGE 722

subscription to any thereof other than such, if any, as the Board of Directors, in its discretion, may determine, and at such price as the Board of Directors, in its discretion, may fix; and any shares of convertible securities which the Board of Directors may determine to offer for subscription to the holders of stock may, as said Board of Directors shall determine, be offered to holders of any class or classes of stock at the time existing to the exclusion of holders of any or all other classes at the same existing.

- (e) Notwithstanding any provision of law requiring any action to be taken or authorized by the affirmative vote of the holders of a designated proportion of the shares of stock of the Corporation, or to be otherwise taken or authorized by vote of the stockholders, such action shall be effective and valid if taken or authorized by the affirmative vote of a majority of the total number of votes entitled to be cast thereon, except as otherwise provided in this charter and by Section 4-504 of the Corporations and Associations Article of the Annotated Code of Maryland.
- (f) The Board of Directors shall have power, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify any unissued shares of stock, whether now or hereafter authorized, by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of such shares.
- (g) The Board of Directors shall have power to declare and authorize the payment of stock dividends, whether or not payable in stock of any class holders of stock of another class or classes; and shall have authority to exercise, without a vote of stockholders, all powers of the Corporation, whether conferred by law or by these articles, to purchase, lease or otherwise acquire the business, assets or franchise, in whole or in part, of other corporations or unincorporated business entities.

IN WITNESS WHEREOF, I have signed these Articles

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAUL 723

of Incorporation and acknowledged the same to be my act on day of feb. _____, 1987.

Witness

2891 1754



APPROVED BY:___

... 196 Mar 724 State Department of Assessments and Taxation
Gene L Burner, Director

CLERK'S NOTATION

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CODE	AMOUNT	FEE REMITTED	
20	20	Organ. & Capitalization	Name Change
61	30	Rec. Fee (Arts. of Inc.)	(New Name)
62		Rec. Fee (Amendment)	
63		Rec. Fee (Merger or	
100		Consolidation)	
64	No. of the last	Rec. Fee (Transfer)	
65		Rec. Fee (Dissolution)	
66		Rec. Fee (Revival)	Change of Name
5 2		Foreign Qualification	The second secon
50		Cert. of Qual. or Reg.	Change of Principal Office
51	1	Foreign Name Registration	
13		Certified CopyForeign Penalty	Change of Resident Agent
56 54		For. Supplemental Cert.	Change of Resident Agent
73		Cert. of Conveyance	Address
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75		Special Fee	
80		For. Limited Partnership	
83		Cert. Limited Partnership	
84		Amendment to Limited	Code
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85		Terminaton of Limited	
2.1		Partnership Recordation Tax	ATTENTION:
21		State Transfer Tax	
23		Local Transfer Tax	
23 31		Corp. Good Standing	
NA		Foreign Corporation	
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ARTICLES OF INCORPORATION ENGINEERING RESCURCES CORPORATION OF AME RICA

	TOTAL OF AS	SSESSMENTS AN	D TAXATION
OF MARYLAND FEBRUARY WITH LAW AND ORDERED RECO		O'CLOCK	A. M. AS IN CONFORMITY
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ORGANIZATION AND CAPITALIZATION FEE PAID	\$	20	5
	A.F.	DINDEL CO	UNTY

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS TO THE CLERK OF THE COURT OF

BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: CAWLEY & SCHMIDT, P.A. 7546 RITCHIE HIGHWAY GLEN BURNIE MD 21061

15203000855



A 223543

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO. Mr.

196 PAGE 726

ARTICLES OF INCORPORATION

OF

THE OSBORN GROUP, INC.

THIS IS TO CERTIFY THAT:

FIRST: I, the undersigned, Howard P. Osborn, whose post office address is 321 Swinton Way, Severna Park, Maryland 21146, being at least eighteen (18) years of age, do, under and by virtue of the General Laws of the State of Maryland authorizing the formation of corporations, submit these Articles with the intention of forming a corporation by the execution and filing thereof.

SECOND: The name of the corporation (which is hereinafter referred to as the "Corporation"), is:

THE OSBORN GROUP, INC.

THIRD: The purposes for which the Corporation is formed are as follows:

(a) To engage in the business of providing general business consulting services, including but not limited to insurance consulting, computer-based consulting, and educational seminars and programs and, in connection therewith, to acquire, lease, hold and dispose of real or personal property, and to enter into any and all agreements necessary, desirable or appropriate to the aforementioned businesses and to engage in any other activity which may be associated with the

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aforementioned businesses, or any aspect thereof, without limitation, both within and without this State.

- (b) To purchase, develop, own, lease or otherwise acquire, hold, sell, assign, transfer, mortgage or in any manner encumber or dispose of interests in real property wherever situated.
- any part of the property, rights, business, contracts, goodwill, franchise and assets of every kind, of any corporation, co-partnership or individual (including the estate of a decedent), carrying on or having carried on in whole or in part any of the aforesaid businesses or any other businesses that the Corporation may be authorized to carry on, and to undertake, guarantee, assume, and pay the indebtedness and liabilities thereof, and to pay for any such property, rights, business, contracts, goodwill, franchise or assets by the issuance in accordance with the laws of Maryland, of stock, bonds, or other securities of the Corporation or otherwise.
- (d) To purchase or otherwise acquire, hold and reissue shares of its capital stock of any class for any purpose whatsoever; and to purchase, hold, sell, assign, transfer, exchange, lease, mortgage, pledge or otherwise dispose of, any shares of stock of, or any bonds or other securities or evidences of indebtedness issued or created by, any other corporation or association; and while the owner or holder of

.... 196 PAGE 728

any such shares of stock, bonds, or other obligations, to possess and exercise in respect thereof any and all the rights, powers and privileges of ownership, including the right to vote on any shares of stock, so held or owned; and upon a distribution of the assets or a division of the profits of this Corporation, to distribute any such shares of stock, voting certificates, bonds or other obligations, or the proceeds thereof, among the stockholders of this Corporation.

(e) In general to promote and carry on any other business for which corporations may be organized under the General Laws of the State of Maryland and to engage in and perform any act or activity which may lawfully be performed by a business corporation under the Laws of the State of Maryland.

The foregoing enumerated purposes and objects shall be in no way limited or restricted by reference to, or inference from, the terms of any other clause of this or any other Article of the Charter of the Corporation, and each shall be regarded as independent; and they are intended to be and shall be construed as powers as well as purposes and objects of the Corporation and shall be in addition to and not in limitation of the general powers of corporations under the General Laws of the State of Maryland.

FOURTH: The post office address of the principal office of the Corporation in Maryland is 321 Swinton Way, Severna Park,

196 May 730

stock, cash or other securities or property out of surplus or any other funds or amounts legally available therefore, at such times and to the stockholders of record on such dates as it may, from time to time, determine; and to determine whether and to what extent and at what times and places and under what conditions and regulations the books, accounts and documents of the Corporation, or any of them shall be open to the inspection of stockholders, except as otherwise provided by statute or by the By-laws, and, except as so provided, no stockholder shall have the right to inspect any book, account or document of the Corporation unless authorized so to do by resolution of the Board of Directors.

- (2) Any director, individually, or any firm of which any director may be a member, or any corporation or association of which any director may be an officer or director or in which any director may be interested as the holder of any amount of its capital stock or otherwise, may be a party to, or may be pecuniarily or otherwise interested in, any contract or transaction of the Corporation, and, in the absence of fraud, no contract or other transaction shall be thereby affected or invalidated; provided, that in case a director, or a firm of which a director is a member, is so interested, such fact shall be disclosed or shall have been known to the Board of Directors or a majority thereof; and any director of the Corporation who is also a director or officer of, or interested in, such other corporation or association, or who, or the firm of which he is a member, is so interested, may be counted in determining the existence of a quorum at the meeting of the Board of Directors which shall authorize any such contract or transaction, but may vote thereat to authorize any such contract or transaction only in accordance with the General Laws of the State of Maryland now or hereafter in force.
- (3) The Corporation shall indemnify its directors and officers to the full extent permitted by the General Laws of the State of Maryland now or hereafter in force, including the advance of related expenses, upon a determination by the Board of Directors or independent legal counsel (who may be regular counsel for the Corporation) made in accordance with applicable statutory standards, and, upon authorization by the Board of Directors, may indemnify other employees or agents to the same extent.
- (4) The Board of Directors of the Corporation shall have the power to authorize the issuance from time to time of shares of its stock, with or without par value, of any class, and securities convertible into shares of its stock, with or without par value of any class, for such consideration as said Board of Directors may deem advisable

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e value or amount of such

rd of Directors shall mitations or restrictions eclassify any unissued streafter authorized, by first respects, from time shares, the preferences, and qualifications of prices of redemption of, a shares.

rs of stock of the Corporany preferential right of class or to any securiock of the Corporation, y thereof other than such in its discretion may Board of Directors in its of convertible seculary determine may be of asses of stock at the times of any or all other classes.

oration reserves the r mendments to its charte orized by law, including is or contract rights, ter, of any of its out classification or otherw d definition of particu uded in the foregoing y reference to or infere this or any other Artic construed as or deeme er to exclude or limi f Directors under the : hereafter in force. lon of the Corporation)F, the undersigned

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CLERK'S NOTATION

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196 PAGE 732

Articles of Incorporation and acknowledges the same to be his act, and further acknowledges, under the penalties of perjury, that, to the best of his knowledge, information and belief, the matters and facts contained herein are true in all material respects on this 2nd day of 2 stornary, 1987.

WITNESS:

Joan M. Concannon Howard P. Osborn

-7-



196 PAGE 733 STATE OF MARYLAND State Department of Assessments and Taxation

CLERK'S NOTATION Document submitted for record

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BUSINESS CODE DOCUMENT CODE P.A ___Religious Close Stock Nonstock Surviving (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) 62 Rec. Fee (Merger or 63 Consolidation) Rec. Fee (Transfer) 64 Rec. Fee (Dissolution) Rec. Fee (Revival) Change of Name 66 Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration 51 Change of Resident Agent | Certified Copy 7 13 Foreign Penalty 56 Change of Resident Agent For. Supplemental Cert. 54 Address Cert. of Conveyance Special Fee 75 For. Limited Partnership Cert. Limited Partnership 83 Amendment to Limited Code Partnership Terminaton of Limited ATTENTION: Partnership Recordation Tax 21 State Transfer Tax 22 Local Transfer Tax 23 Corp. Good Standing 31 Foreign Corporation Registration MAIL TO ADDRESS:____ Other CHARLES MOKAN, ESQ Other WEST PLATT STREET TOTAL BAUTIMORE, MO. 20201 FEES Documents on ___ checks NOTE: APPROVED BY:

certified copy a

CLERK'S NOTATION

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196 PAGE 734

ARTICLES OF INCORPORATION OF THE OSBORN GROUP, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 11, 1987 AT 10:38 O'CLOCK A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID.

RECORDING FEE PAID. SPECIAL

20

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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: CHARLES MORAN, ESQUIRE 250 No PRATT STREET BALTIMORE

MD 21201



A 223520

15203000829

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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2/9/87

TO FOR ECORD

ARTICLES OF INCORPORATION
OF
THE KENT NARROWS COMPANY

FIRST: I, Douglas S. Brossman, Esq., whose post office address is Niles, Barton & Wilmer, 93 Main Street, Annapolis, MD 21401, being at least eighteen (18) years of age, do hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is THE KENT NARROWS COMPANY.

THIRD: The purposes for which the Corporation is formed are:

- (1) To purchase, lease, and otherwise acquire, operate, hold, mortgage, rent and otherwise dispose of all kinds of property, real, personal and mixed, both in Maryland and in any part of the world.
- (2) To engage in any other lawful purpose and/or business.
- (3) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the corporation in the State is 1797 West Street, Annapolis, (Maryland 21401. The name and post office address of the Resident Agent of the Corporation in this State is Louis N. Phipps, Jr, 1797 West Street, Annapolis, Maryland 21401. Said Resident Agent is a Maryland citizen actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is (500) shares of common stock without par value.

SIXTH: The number of Directors of the Corporation shall be Three (3), which number may be increased or decreased pursuant to the by-laws of the Corporation, but shall never be less than three, provided that:

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PAGE (1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and

(2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: Louis N. Phipps, Jr., R. Edwin Disharoon and Edward F. Mullen, Jr.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors:

- (1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.
- (2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or

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196 PAGE /3/

any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

The Corporation shall indemnify its officers and directors in connection with a proceeding to the fullest extent permitted by and in accordance with Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland as amended from time to time.

TENTH: The Board of Directors reserves the right to make, from time to time, any amendments to this Charter which may now or hereafter be authorized by law.

The duration of the Corporation shall be ELEVENTH: perpetual.

In Witness Whereof, the undersigned has executed these Articles of Incorporation and acknowledged the same to be his act this 9 day of February, 1987.

Witness: Dona L. Fild Dougle Ston

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Douglas S. Brossman

STATE OF MARYLAND

I HEREBY CERTIFY that on this 24 day of February, 1987, before me the undersigned officer, a Notary Public in and for the State and County aforesaid, personally appeared Douglas S. Brossman whose name is subscribed to and acknowledged that he executed the same for the purposes therein contained.

IN WITNESS WHEREOF I hereunto set my hand and official seal.

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State Department of Assessments and Taxation Gene L Burner, Director

BUSINESS CODE 03 ·DOCUMENT CODE COUNTY Religious ___Close _/ Stock Nonstock Merging Surviving (Transferor) (Transferee) CODE AMOUNT FEE REMITTED Name Change 20 Organ. & Capitalization (New Name) 61 20 Rec. Fee (Arts. of Inc.) 62 Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) 64 Rec. Fee (Transfer) Rec. Fee (Dissolution) Rec. Fee (Revival) Change of Name 52 Foreign Qualification 50 Cert. of Qual. or Reg. Change of Principal Office Foreign Name Registration 51 13 ___ Change of Resident Agent Foreign Penalty 56 54 For. Supplemental Cert. Change of Resident Agent Cert. of Conveyance Address Special Fee For. Limited Partnership 80 Cert. Limited Partnership 83 84 Amendment to Limited Partnership 85 Terminaton of Limited Partnership ATTENTION: Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing Foreign Corporation Registration Other___ MAIL TO ADDRESS: Other TOTAL FEES 49 Check Cash

APPROVED BY:

Documents on checks

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NOTE:

CLERK'S NOTATION

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THE KENT NARROWS COMPANY 196 PAGE 759

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND FEBRUARY WITH LAW AND ORDERED RECORDED

P. M. AS IN CONFORMITY TO THE CLERK OF THE COURT OF IT IS HEREBY CERTIFIED. THAT THE WITHIN INSTRUMENT TOGETHER WITH ALL INDORSEMENTS THEREON HAS BEEN RECEIVED. APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

RETURN TO:
929 N. BARTON & WILMER
BALTIMORE HOWARD STREET WD 51501

15103000785 A 223479 RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER FOLIO.

AND ASSESSED OF ASSESSED ST OF ASSESS

B&S CEMENT FINISHERS, INC., 9.23a ARTICLES OF INCORPORATION

FIRST: I, Thomas Sellman, whose post office address is 5615 Leeway Drive, Churchton, Maryland 20733, being at least eighteen (18) years of age, am hereby forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the Corporation is B & S CEMENT FINISHERS, INC. (hereinafter called the "Corporation").

THIRD: The purposes for which the Corporation is formed are:

- 1. To provide cement fininishing services to the general public in the form of footers, slabs, basement floors, garage floors, driveways, steps, swimming pool aprons and other residential cement work; and to engage in any other lawful purpose and/or business; and
- 2. To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 5615 Leeway Drive, Churchton, Maryland 20733. The name and post office address of the Resident Agent of the Corporation in this State is James Pembrook Scott, Esquire, 252 Long Point Road, Crownsville, Maryland 21032. Said Resident Agent is an individual actually residing in this state.

FIFTH: The Corporation shall have no capitol stock and shall not be authorized to issue capitol the number of, 2891 2195

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H. ERLE SCHAFER CLERK

qualifications for, and other matters relating to its members shall be as set forth in the by-laws of the Corporation.

SIXTH: The number of directors of the Corporation shall be five (5) which number may be increased or decreased pursuant to the By-Laws of the Corporation but shall never be less than three (3). The names of the current directors who shall act until their successors are duly chosen and qualified are:

Thomas Sellman Farley Banks Leon Sellman Cornell Banks Kent Banks

SEVENTH: The Corporation may by its By-Laws make any other provisions or requirements for the arrangement or conduct of the business of the Corporation, provided the same be not inconsistent with these Articles of Incorporation nor contrary to the laws of the State of Maryland or of the United States.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 10th day of February, 1987, and I acknowledge same to be my act.

Wilness Semborh Soft

THOMAS SELLMAN (SEAL)

2891 2196

APPROVED BY:

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State OF MARYLAND State Department of Assessments and Taxation Gene L Burner, Director

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erging Transferor)			Surviving (Transferee)
ODE	AMOUNT	FEE REMITTED	
5	21	Organ. & Capitalization	Name Change
1 2 3	20	Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment)	(New Name)
122-1		Rec. Fee (Merger or Consolidation)	
4		Rec. Fee (Transfer)	
5 6		Rec. Fee (Dissolution) Rec. Fee (Revival)	Change
2		Foreign Qualification	Change of Name
0		Cert. of Qual. or Reg.	Change of Principal Office
1 3		Foreign Name Registration Certified Copy	
6		Foreign Penalty	Change of Resident Agent
4		For. Supplemental Cert.	Change of Resident Agent
3		Cert. of Conveyance	Address
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5 0		Special Fee For. Limited Partnership	
3		Cert. Limited Partnership	
4		Amendment to Limited	Code
5		Partnership Terminaton of Limited	Code The Cod
11%		Partnership	ATTENTION:
1		Recordation Tax	
2 3		State Transfer Tax Local Transfer Tax	
3 1		Corp. Good Standing	
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.... 196 PAGE 743

ARTICLES OF INCORPORATION

OF

B & S CEMENT FINISHERS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 11, 1987 AT 9:23 O'CLOCK A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

RECORDING FEE PAID: SPECIAL

20

\$_____

FEE PAID

D2287449

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

20

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: THOMAS SELLMAN 5615 LEEWAY DRIVE CHURCHTON

MD 20733



151C3000775

A 223472

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER FOLIO 2891 2194

AT5-060

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9

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RECORD

ATION

ARTICLES OF INCORPORATION

FIRST: I, William E. Lough, whose post office address is 3910 14th Street, Chesapeake Beach, Maryland 20732, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

> SECOND: The name of the Corporation (Corporation) is ABATE, INC.

THIRD: The purposes for which the Corporation is formed are:

(a) The Corporation is organized exclusively for educational and charitable purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), and, more specifically, to receive and administer funds for such charitable and educational purposes, all for the public welfare, and for no other purposes, and to that end to take and hold, by bequest, devise, gift, purchase, or lease, either absolutely or in trust for such objects and purposes or any of them, any property, real, personal or mixed, without limitation as to amount of value, except such limitations, if any, as may be imposed by law; to sell, convey, and dispose of any such property and to invest and reinvest the principal thereof, and to deal with and expend the income therefrom for any of the before-mentioned purposes, without limitation, except such limitations, if any, as may be

FIVE LIGHT STREET ATTORNEY AT LAW E. DAVID SILVERBERG 2891 2101 (301) 727-3533 BALTIMORE, MARYLAND 21202

VOT 196 PAGE 745

contained in the instrument under which such property is received; to receive any property, real, personal or mixed, in trust, under the terms of any will, deed of trust, or other trust instrument for the foregoing purposes or any of them, and in administering the same to carry out the directions, and exercise the powers contained in the trust instrument under which the property is received, including the expenditure of the principal as well as the income, for one or more of such purposes, if authorized or directed in the trust instrument under which it is received, but no gift, bequest or devise of any such property shall be received and accepted if it be conditioned or limited in such manner as shall require the disposition of the income or its principal to any person or organization other than a "charitable organization" or for other than "charitable purposes" within the meaning of such terms as defined in Article NINTH of these Articles of Incorporation, or as shall in the opinion of the Board of Directors, jeopardize the federal income tax exemption of the Corporation pursuant to Section 501(c)(3) of the Internal Revenue Code of 1954, as now in force or afterwards amended; to receive, take title to, hold and use the proceeds and income of stocks, bonds, obligations, or other securities of any corporation or corporations, domestic or foreign, but only for the foregoing purposes, or some of them; and, in general, to exercise any, all and every power for which a non-profit corporation organized under the applicable provisions of the Annotated Code of Maryland for scientific, educational, and charitable purposes, all for the public welfare, can be

2891 2102

authorized to exercise, but only to the extent the exercise of such powers are in furtherance of exempt purposes.

- (b) No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its members, directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article THIRD hereof. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting, to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law); or (b) by a corporation, contribution to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).
 - (c) Including among the educational and charitable purposes for which the Corporation is organized, as qualified and limited by sub-paragraphs (a) and (b) of this Article THIRD are the following:

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196 PAGE 747

Such as, for example public relations, motorcycle safety programs, educational programs, product safety testing and evaluation programs to solicit donations for toys for needy children, blood donation programs and other similar endeavors.

office of the Corporation in this State is 3910 14th St., Chesapeake Beach, Maryland 20732. The name and post office address of the Resident Agent of the Corporation in this State are Jay Irwin Block, Esquire, Suite 1100, Five Light Street, Baltimore, Maryland 21202. Said Resident Agent is an individual actually residing in this State.

FIFTH: The Corporation is not organized for profit; it shall have no capital stock and shall not be authorized to issue capital stock. The number of qualifications for, and other matters relating to its members shall be as set forth in the By-Laws of the Corporation.

SIXTH: The number of Directors of the Corporation shall be 24, which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three (3). The names of the Directors, who shall act until the first annual meeting or until their successors are duly chosen and qualified, are:

William Edward Lough
Paul Jackson

Joann Cohen

SEVENTH: Upon the dissolution of the Corporation's affairs, or upon the abandonment of the Corporation's activities

due to its impracticable or inexpedient nature, the assets of the Corporation then remaining in the hands of the Corporation shall be distributed, transferred, conveyed, delivered and paid over to any other charitable organization of this or any other State, having a similar or analogous character or purpose, in some way associated with or connected with the Corporation to which the property previously belonged.

other provisions or requirements for the arrangement or conduct of the business of the Corporation, provided the same be not inconsistent with these Articles of Incorporation nor contrary to the Laws of the State of Maryland or of the United States.

NINTH: In these Articles of Incorporation:

(a) References to "charitable organizations" or "charitable organization" mean corporations, trusts, funds, foundations, or community chests created or organized in the United States or in any of its possessions, whether under the Laws of the United States, any state or territory, the District of Columbia, or any possession of the United States, organized and operated exclusively for charitable purposes, no part of the net earnings of which inures or is payable to or for the benefit of any private shareholder or individual, and no substantial part of the activities of which is carrying on propaganda or otherwise attempting, to influence legislation and which do not participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of any candidates of public office. It is intended that the

organization described in this Article NINTH shall be entitled to exemption from federal income tax under Section 501 (c)(3) of the Internal Revenue Code of 1954, as now in force or afterwards amended.

(b) The term "charitable purposes" shall be limited to and shall include only religious, charitable, scientific testing for public safety, literary, or educational purposes with in the meaning of the terms used in Section 501(c)(3) of the Internal Revenue Code of 1954 but only such purposes as also constitute public charitable purposes under the Laws of the United States, any state or territory, the District of Columbia, or any possession of the United States, including, but not limited to, the granting of scholarships to young men and women to enable them to attend educational institutions.

TENTH: (a) The Corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

- (b) The Corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- (c) The Corporation shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

196 PASE 750

- (d) The Corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- (e) The Corporation shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 20th day of January, 1987, and I acknowledge same to be my act.

WITNESS:

WILLIAM E. LOUGH

.... 196 PAGE 751

State of Maryland 'City of Baltimore

I HEREBY CERTIFY that on this 20th day of January,

1987, before me, the subscriber a Notary Public for the State and
City aforesaid, personally appeared William E. Lough and he made
oath in due form of law that the matters and facts set forth in
the foregoing Petition are true to the best of his information,
knowledge and belief.

As witness my hand and notarial sol.

Notary Public

Commission Expires: 7/01/86

DOCUMENT CODE

State of MARYLAND

196 PAGE 152

Gene L Burner. Director Gene L Burner, Director BUSINESS CODE

COUNTY 52

_Religious ___Close (Transferor)

__Stock ___Nonstock

CLERK'S NOTATION Document submitted for record in a condition not permitting satisfactory photographic repro-

Surviving (Transferee)

CODE AMOUNT FEE REMITTED 20 62 63 64 65 66 51 13

56 54

Organ. & Capitalization Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Rec. Fee (Revival) Foreign Qualification Cert. of Qual. or Reg. Foreign Name Registration Foreign Penalty For. Supplemental Cert. Cert. of Conveyance

75 80 Special Fee For, Limited partnership 83 Cert. Limited Partnership Amendment to Limited 85 Partnership Terminaton of Limited 21 Partnership 22 Recordation Tax State Transfer Tax 23 Local Transfer Tax 31 NA Corp. Good Standing Foreign Corporation Registration Other_ Other TOTAL 60 Check (Documents on

APPROVED BY:

Name Change (New Name)

____ Change of Name

____ Change of Principal Office

____ Change of Resident Agent

____ Change of Resident Agent

ATTENTION:

MAIL TO ADDRESS:

BAULD SILVELDELG ESP

FIVE LIGHT STREET

NOTE:

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196 PAGE 753

ARTICLES OF INCORPORATION OF ABATE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 10, 1987 AT 9:34 O'CLOCK A. M. AS IN CONFORMITY WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID:

RECORDING FEE PAID SPECIAL

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\$____

D2287324

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

26

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO:
E. DAVID SILVERBERG, ESQ.
FIVE LIGHT STREET
BALTIMORE MD 21202

ASSESSAILANTS

15103000763

A 223464

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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AT5-060

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196 PAGE 754

PASADENA LIMOUSINE SERVICE, INC.

ARTICLES OF INCORPORATION

THIS IS TO CERTIFY:

M

FIRST: That we, the subscribers, Eugene Pease, whose post office address is 8043 Bosley Court, Glen Burnie, MD 21061, and Joseph Gakenheimer, whose post office address is 7800 Burgess Road, Pasadena, MD 21122, and Robert G. Gakenheimer, whose post office address is 935 Long Cove Road, Glen Burnie, MD 21061, each being of full legal age, do under any by virtue of the General Laws of the State of Maryland authorizing the formation of corporations, associate ourselves with the intention of forming a corporat-

SECOND: The name of the corporation (which is hereinafter called the "corporation") is

PASADENA LIMOUSINE SERVICE, INC.

THIRD: The purposes for which the corporation is formed, and the business and objects to be carried on and promoted by it are as follows:

- 1. To own and operate a limousine business.
- 2. To carry on any other business which may seem to the Corporation to be calculated, directly or indirectly, to effectuate the aforesaid objects or any of them, or to facilitate in the transaction of its business or any part thereof, or in the transactions of any business that may be calculated, directly or indirectly, to enhance the value of its property or rights, provided that in the transaction of its business, the Corporation shall at all times be subject to the laws and statutes of each state and co the laws and statutes of the United States and foreign countries in which the same may be transacted or its property may be located.

CONSTRUCTION OF AFOREGOING CLAUSES

It is the intention that the objects and purposes specified in this Article Third shall not, unless otherwise specified herein, be in any way limited or restricted by this or any other article in these Articles of Incorporation, but that the objects and purposes specified en each of the clauses be separately construed as to both purposes and powers and, generally that the Corporation shall be authorized to exercise and enjoy all powers, rights, franchises, and privileges, granted to or conferred upon corporations of the character by the laws of the State of Maryland, and the enumeration of certain powers as herein specified is not intended as exclusive of or as a waiver of any of the powers, rights, franchises or privileges granted or conferred by the laws of said State now or that may hereafter be in force.

> 70498004 20408003

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196 PAGE 755

FOURTH: The post office address of the place at which the principle office of the Corporation in this State shall be located is 7800 Burgess Road, Pasadena, MD 21122. The resident agent of the corporation is Eugene Pease, whose post office address is 8043 Bosley Court, Glen Burnie, MD 21061. Said whose post office address is 8043 Bosley Court, and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is One Thousand (1,000) shares of par value of One Hundred Dollars a share Common Stock and having an aggregate par value of One Hundred Thousand Dollars.

SIXTH: The Corporation shall have three (3) directors and Eugene Pease, Joseph Gakenheimer, and Robert G. Gakenheimer shall act as such until the first annual meeting or until their successors are duly chosen and qualified; provided, however, that the stockholders of said Corporation shall have the power to increase the number of directors to not more that fifteen (15) by amendment to the By-Laws.

SEVENTH: The board of Directors of the Corporation is hereby empowered to authorize the issuance, from time to time, of shares of its stock of any class, whether now or hereinafter authorized, for such considerations as said Board of Directors may deem advisable, subject to such limitations or restrictions, if any, as may be set forth in the By-Laws of the Corporation.

EIGHT: The duration of the Corporation shall be perpetual.

In Witness Whereof, WE have signed these Articles of Incorporation this day of Asy 1487 and acknowledge the same to be OUR act.

WITNESS:

Eugene Pease

Joseph Gakenheimer

+ Allert XX Xa

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APPROVED BY:

196 PAGE 756

State Department of Assessments and Taxation
Gene L Burner. Director

COUNTY 52 BUSINESS CODE DOCUMENT CODE P.A Religious Surviving (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) 65 _ Change of Name Rec. Fee (Revival) 66 Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. Foreign Name Registration Change of Resident Agent (Certified Copy 13 Foreign Penalty Change of Resident Agent For. Supplemental Cert. Cert. of Conveyance Address Special Fee 75 For. Limited Partnership Cert. Limited Partnership Amendment to Limited Code Partnership Terminaton of Limited ATTENTION:_ Partnership Recordation Tax 21 State Transfer Tax 22 Local Transfer Tax 23 Corp. Good Standing 31 Foreign Corporation Registration MAIL TO ADDRESS: Other_ MELVIN P. HOWARD, JR. Other 317 CKAIN HIGHWAY, SE GLEN BUTNE MD. 2/061 TOTAL FEES Cash Check Documents on _____ checks ly

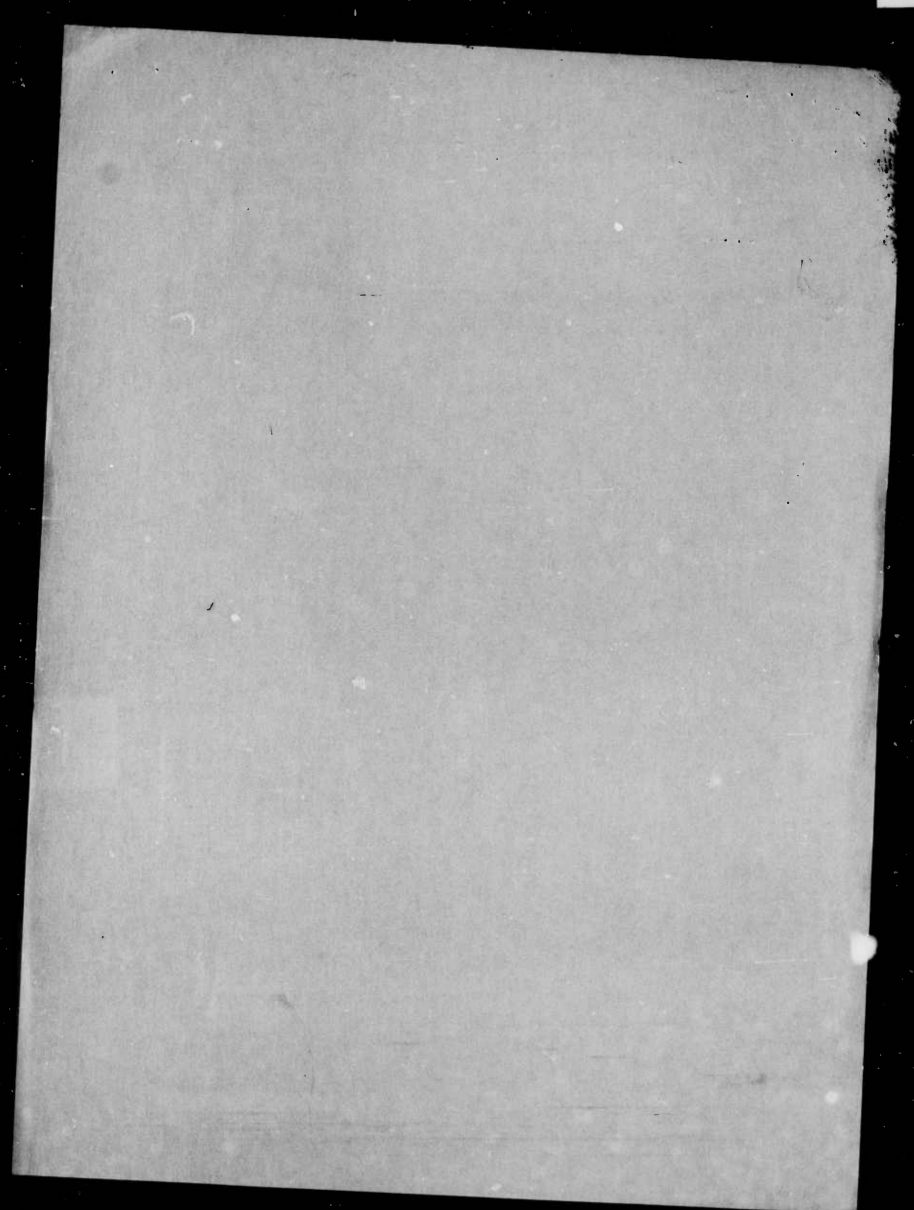
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CLERK'S NOTATION

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196 PAGE 757

ARTICLES OF INCORPORATION PASADENA LIMOUSINE SERVICE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY

9, 1987 AT

9:31

O'CLOCK A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FLE PAID

D2287233

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO: MELVIN P. HOWARD, JR. 317 CRAIN HIGHWAY, S-E-GLEN BURNIE MD 21061



151C3000754

A 223460

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2891 2042

ARTICLES OF INCORPORATION FEB -4 AM II: 35

OF

SHOREVIEW INNOVATIONS, INC.

A Maryland Close Corporation

THIS IS TO CERTIFY;

That we, the subscribers, Phillip L. Shears, whose address is 8204 Waterford Road, Pasadena, Maryland, and Stephen A. McAdams, whose address is 207 Ingleside Ave, Catonsville, Md, being of full legal age do, under and by virtue of the general Laws of the State of Maryland, authorizing the formation of corporations, associate themselves for the purpose of forming a corporation.

ARTICLE I, NAME

The name of the Corporation (which hereafter is called the Corporation), is SHOREVIEW INNOVATIONS, INC.

ARTICLE II, PURPOSE

The purpose for which the Corporation is formed and the business and objects to be carried on and promoted by it are follows:

To purchase, sell, maintain, design, improve, and develop, real property, and conduct all acts necessarily in furtherance thereof, including, the lease, rental, mortgage, purchase of any and all property and facilities, including the financing thereof, and any are to borrow or obtain money or financing therefore.

ARTICLE III, ADDRESS AND RESIDENT AGENT

The principal office of the Corporation shall be maintained Waterford Road, Pasadena, Md 21122. The Resident Agent L

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H FRIE SCHAFE

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DEPARTMENT OF ASSESSMENTS

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shall be Phillip L. Shears, 8204 Waterford Rd, Pasadena, Md 21122, said Resident Agent is a resident of the State of Maryland, and actually resides therein.

ARTICLE IV, STATUS OF CORPORATION

The Corporation shall exist as a close corporation, until such time as the Shareholders shall by unanimous written consent file Articles of Amendment to change such status.

ARTICLE V, DIRECTORS

The Corporation shall have two directors, and Phillip L. Shears and Stephen A. McAdams shall act as such until the first annual meeting, or until their successors are duly chosen and qualified.

ARTICLE VI, CAPITAL STOCK

The total amount of authorized stock of the Corporation is Five Thousand Shares of common stock of no par value.

The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, without par value, for such considerations as the said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, after first obtaining the unanimous approval of all shareholders of the Corporation.

ARTICLE VII, AMENDMENTS

The Corporation upon unanimous approval of the shareholders, reserves the right to make from time to time any amendments of its charter which may now or hereafter be authorized by law.

IN WITNESS WHEREOF, we have signed these Articles of Incorporation, this 22nd day of December, 1986, and acknowledge

CLERK'S NOTATION

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196 PAGE 760

2891 1994

STATE OF MARYLAND State Department of Assessments and Taxation

BUSINESS CODE DOCUMENT CODE P.A Religious Close Stock Nonstock Surviving Merging (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization (New Name) 20 Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or 63 Consolidation) Rec. Fee (Transfer) 64 Rec. Fee (Dissolution) 65 Change of Name Rec. Fee (Revival) 66 Foreign Qualification 52 ___ Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration 51 __ Change of Resident Agent Certified Copy 13 Foreign Penalty 56 Change of Resident Agent For. Supplemental Cert. 54 Cert. of Conveyance Address 73 Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership Amendment to Limited Code Partnership Terminaton of Limited 85 ATTENTION: Partnership Recordation Tax 21 State Transfer Tax 22 Local Transfer Tax 23 Corp. Good Standing 31 Foreign Corporation Registration Other Other TOTAL FEES

Documents on

CLERK'S NOTATION

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2891 1995

NOTE:

CLERK'S NOTATION

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196 PAUL 762

SHOREVIEW INNOVATIONS, INC. RUSSELL T. POTEE, INCORPORATION ATTORNET AT LAW

7A CENTRAL AVENUE

GLEN BURNIE, MARYLAND 21061 ARTICLES

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196 PAGE 763

ARTICLES OF INCORPORATION SHOREVIEW INNOVATIONS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY

6, 1987 AT 10:32

O'CLOCK A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

D2287142

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

> RETURN TO: RUSSELL POTEE 7-A CENTRAL AVE. GLEN BURNIE

MD 21061



15103000745

A 223454

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2891 1991

STATE DEPATIMENT OF ASSESSMENTS

196 PAGE 764

1687 at 11:11

ARTICLES OF INCORPORATION

OF

DE LEON ENTERPRISES, INC.

THIS IS TO CERTIFY:

That I, Victor A. De Leon, III, whose post office address is 1353 Poplar Hill Drive, Annapolis, Maryland, 21401, being more than eighteen (18) years of age, do under and by virtue of the General Laws of the State of Maryland, hereby form a corporation.

ARTICLE I - NAME

The name of the Corporation (which hereinafter is called Corporation) is: DE LEON ENTERPRISES, INC.

ARTICLE II - PURPOSE

The purposes for which the Corporation is formed and the business and object to be carried on and promoted by it is as follows:

- (1) To develop and provide a general construction business in both commercial and residential building and to repair, alter and renovate any and all kinds of buildings and structures.
- (2) To develop and provide housing and commercial structures for rent or sale, and to acquire any real estate or interest or rights therein or appurtenant thereto and any and all personal property in connection therewith.
- (3) To improve, manage and operate, and to sell, convey, assign mortgage or lease any real or personal property.
- (4) To borrow money and issue evidences of indebtedness in furtherence of any and all of the objects of its business, and to secure the same by mortgage, deed of trust pledge or other lien.
- (5):To enter into, perform and carry out contracts of any kind necessary to, or in connection with, or incidental to the Accomplishment of any and all of the purposes of the Corporation.

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H. ERLE SCHAFER

VOI 196 PAGE 765

(6) To engage in and carry on any other business which may legally and conveniently be conducted in conjunction with any of the business of the Corporation.

ARTICLE III - ADDRESS AND RESIDENT AGENT

The principal office of the Corporation in the State of Maryland will be, 1353 Poplar Hill Drive, Annapolis, Maryland 21401.

The resident agent of the Corporation is Victor A. De Leon, whose post office address is, 651 Bay Green Drive, Arnold, Maryland 21012. Said resident agent is a citizen of the State of Maryland and actually resides therein.

ARTICLE IV - DIRECTORS

The Corporation shall have three (3) directors and Victor A. De Leon III, John A. Frank, III, and Victor A. De Leon shall act as such until the first annual meeting or until their successors are duly chosen and qualify.

ARTICLE V - CAPITAL STOCK

The total amount of the authorized stock of the Corporation is Five Thousand (5,000) shares of common stock of no par value.

The Board of Directors of the Corporation is hereby empowered to authorize the issuance of said common stock from time to time for such consideration, for which, as fixed by the Board of Directors has been paid or delivered shall be deemed fully paid stock and not liable to any further call or assessment.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 5th day of February, 1987

State of Maryland To Wit: County of Anne Arundel)

I, HEREBY CERTIFY; that on this 5

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 766

before me, the subscriber, a Notary Public, in and for the State and County aforesaid, personally appeared Victor A. De Leon, III, and acknowledged the aforegoing Articles of Incorporation to be his act and deed.

Notary Pub

My commission expires:

2892 0752



State Department of Assessments and Taxation
Gene L Burner, Director

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3		Rec. Fee (Merger or	
	-	Consolidation)	
4		Rec. Fee (Transfer)	
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6		Rec. Fee (Revival)	Change of Name
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0		Cert. of Qual. or Reg.	Change of Principal Office
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30		For. Limited Partnership	
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CLERK'S NOTATION

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Document submitted for record in a condition not permitting satisfactory photographic reproduction

196 PAGE 768

ARTICLES OF INCORPORATION OF DE LEON ENTERPRISES, INC.

APPROVED AND RECEIVED OF MARYLAND FEBRU		BY THE STAT	TE DEPARTME		essments at		n conformity
WITH LAW AND ORDERE			4				
ORGANIZATION AND CAPITALIZATION FEE PAID			RECORDING FEE PAID:			SPECIAL FEE PAID:	
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			02286	5748			

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGFTHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

RETURN TO VICTOR A. DE LEON, III 1353 POPLAR HILL DRIVE ANNAPOLIS MD 21401



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A 223410

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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196 PAGE 769

ARTICLES OF INCORPORATION

OF

BURNOPP TRUCKING, INC.

WE, THE UNDERSIGNED, natural persons of legal age, acting as incorporators of a corporation under the General laws of the State of Maryland, adopt the following articles of incorporation for such corporation:

FIRST:

The name of the corporation is Burnopp Trucking, Inc.

SECOND:

The period of its duration is Perpetual.

THIRD:

The purpose(s) for which the corporation is organized are:

To operate a trucking company.

FOURTH:

The aggregate number of shares which the corporation shall have authority to issue is One Thousand (1,000) of no par value, common stock, one class no series, for a total authorized capital of

\$10,000.00.

FIFTH:

The corporation will notcommence business until at least Ten Thousand Dollars (\$10,000) has been received by it as

consideration for the issuance of shares.

SIXTH:

Cumulative voting of shares of stock is not authorized.

SEVENIH:

Provisions limiting or denying to shareholders the preemptive right to acquire additional or treasury shares of the corporation

are: None

EIGHTH:

Provisions for the regulation of the internal affairs of the corporation are: governed by the bylaws which shall be adopted by the majority of the directors.

NINIH:

The address of the initial registered office of the corporation is: 119 Gambrills Road, Severn, Maryland 21144, and the name of its initial registered agent at such address is - William H. Burnopp, Sr.

AH 11:21 TENTH:

Address of the principal place of business is: 119 Gambrills Road, Severn, Maryland 21144.

ELEVENTH:

The number of directors constituting the initial board of directors of the corporation is one (1) and the names and addresses of the persons who are to serve as directors until the first annual meeting of shareholders or until their successors are elected and shall qualify are:

NAME

Address

William H. Burnopp, Sr.

119 Gambrills Road, Severn, MD 21144

TATE DEPARTMENT OF ASSESSMENTS

AND TAXATION

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APPROVED FOR RECORD

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CLERK'S NOTATION

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'Articles of Incorporation Burnopp Trucking, Inc. Page 2

196 PAGE 771

In witness whereof, the incorporator(s) have hereunto set their hands this ________, day of _________, 1987., and acknowledge the same to be his act.

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196 PAGE 770

STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

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CODE	AMOUNT	FEE REMITTED	
20	20	Organ. & Capitalization	Name Change (New Name)
51	20	Rec. Fee (Arts. of Inc.)	Strategic Commencer Commen
6 2 6 3		Rec. Fee (Amendment) Rec. Fee (Merger or	
	-	Consolidation)	
64		Rec. Fee (Transfer)	
65		Rec. Fee (Dissolution)	Change of Name
66 52		Rec. Fee (Revival) Foreign Qualification	Change of Name
50		Cert. of Qual. or Reg.	Change of Principal Office
51		Foreign Name Registration	
13	_8	Certified Copy ~	Change of Resident Agent
56 54		Foreign Penalty For. Supplemental Cert.	Change of Resident Agent
54 73		Cert. of Conveyance	Address
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75 80	-	Special Fee For. Limited Partnership	
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21		Partnership Recordation Tax	ATTENTION:
22		State Transfer Tax	
23		Local Transfer Tax	
31		Corp. Good Standing	
NA		Foreign Corporation Registration	
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APPROVED BY:

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196 FASE 772

ARTICLES OF INCORPORATION BURNOPP TRUCKING, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY

6, 1987 AT 10 16

O'CLOCK

A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

RECORDING FEE PAID

D2286714

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECFIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO WILLIAM H. BURNOPP, SR. 119 GAMBRILLS ROAD SEVERN MD 21144



15003000702

A 223407

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

BLUE STAR MANAGEMENT COMPANY, INC.

(A CLOSE CORPORATION UNDER TITLE 4)

ARTICLES OF INCORPORATION

FIRST: The undersigned, L. Eugene Towner, whose post office address is 7301 York Road, Towson, Maryland 21204, being at least Eighteen (18) years of age, does hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the Corporation) is BLUE STAR MANAGEMENT COMPANY, INC.

THIRD: The Corporation shall be a close corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, Section 4-101 through Section 4-603.

FOURTH: The purposes for which the Corporation is formed are as follows: to engage in and carry on the trade or business of consultation for and management of retail businesses and real estate, and the performance of any other act or service not inconsistent with the laws of the State of Maryland.

of the Corporation in Maryland is 2661 Riva Road, Suite 200, Annapolis, MD 21401. The name and post office address of the resident agent of the Corporation in Maryland is Earl R. Halterman, Jr., 2661 Riva Road, Suite 200, Annapolis, MD 21401. Said resident agent is a citizen of Maryland and actually resides therein.

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STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

APPROVED FOR RECORD

APPROVED FOR RECORD

10.29 A.m.

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... 196 PAGE 774

SIXTH: The total number of shares of stock which the Corporation has authority to issue is One Hundred Thousand (100,000) each share having a par value of One Dollar (\$1.00).

SEVENTH: After the completion of the organizational meeting conducted by the Director and the issuance of one or more shares of stock of the Corporation or May 1, 1987, whichever is later, the Corporation shall have no Board of Directors. Until such time, the Corporation shall have one Director whose name is Earl R. Halterman, Jr.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and acknowledged the same to be my act on the day of January, 1987.

WITNESS:

Serritype teelenger L. EUGENE TOWNER

STATE OF MARYLAND

COUNTY OF BALTIMORE ss:

I hereby certify that on the day of January, 1987, before me, the undersigned, a Notary Public of the State of Maryland, personally appeared L. EUGENE TOWNER and acknowledged the foregoing Articles of Incorporation to be his act. as witness my hand and notarial seal.

CEUMIN TO SEE OF E

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My Commission Expires: 7/1/90.



APPROVED BY:

State Department of Assessments and Taxation Gene L Burner, Director

CLERK'S NOTATION

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2		Rec. Fee (Amendment) Rec. Fee (Merger or	12			
3		Consolidation)				
4		Rec. Fee (Transfer)	Yes and			
5		Rec. Fee (Dissolution)				
6		Rec. Fee (Revival)	3773-	Change of Name		
2		Foreign Qualification				
0		Cert. of Qual. or Reg.	1 10 22	Change of Principal Office		
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CLERK'S NOTATION

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196 PAGE 776 ARTICLES OF INCORPORATION BLUE STAR MANAGEMENT COMPANY, Prepared By: L. Eugene Towner 7301 York Rd. Towson, MD 21204

Dacument submitted for record in a condition not permitting satisfactory photographic reproduction.

196 PAGE 777

ARTICLES OF INCORPORATION BLUE STAR MANAGEMENT COMPANY, INC.

OF MARYLAND	FEBRUARY	8, 1987	AT	10 29	O'CLOCK	Α.	M. AS IN CONFORMITY
WITH LAW AND	ORDERED RECORD	ED.					
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\$		3.					

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO TERRI LYNN FEELEMYER 7301 YORK ROAD TOWSON

MD 21204



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A 223390

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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196 PAGE 778

S & J ASSOCIATES, INC.

(A Closed Corporation)

ARTICLES OF INCORPORATION

FIRST: I, Stephen P. Weiner, whose post office address is 313 Wembly Way, Severna Park, Maryland 21146, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is S & J ASSOCIATES, INC.

THIRD: The Corporation shall be a closed corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- (a) To engage in a business, as manufacturer's representative, and to perform all necessary and proper related services and activities in connection therewith.
- (b) To manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell, assign, and transfer, or otherwise dispose of, to invest, trade, deal in and deal with, goods, wares, and merchandise and real and personal property of every class and discription.
- (c) To acquire by purchase or lease, or otherwise, lands, and interest in lands, and to own, hold, improve, develope and manage any real estate so aquired; and to erect,

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196 PAGE 779

or cause to be erected, on any lands owned, held or occupied by the Corporation, buildings or other structures with their appurtenances, and to re-build, enlarge, alter or improve any buildings or other structures now or hereafter erected on any lands so owned, held or occupied; and to mortgage, sell, lease or otherwise dispose of any lands or interests in lands, and in buildings or other structures, and any stores, shops, suites, rooms or parts of any buildings, or other structures at any time owned or held by the Corporation.

- (d) To manage, sell, assign, transfer, lease, mortgage, pledge, or otherwise dispose of, or turn to account or deal with, all or any part or the property of the Corporation, and from time to time to vary any investments or employment of capital of the Corporation.
- (e) The aforegoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of, the powers conferred upon the Corporation by law; and it is not intended by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the Corporation.
- (f) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time; and to engage in any other lawful purpose and/or business.

FIFTH: The post office address of the principal

196 PAGE 780

office of the Corporation in this State is 313 Wembly Way, Severna Park, Maryland 21146. The name and post office address of the Resident Agent of the Corporation in this State is Stephen P. Weiner, 313 Wembly Way, Severna Park, Maryland 21146. Said Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is One Hundred (100) shares of common stock, without par value.

SEVENTH: The Corporation elects to have no Board of Directors. Until the election to have no Board of Directors becomes effective, there shall be one (1) director, whose name is John C. Genovese.

requiring that such action be taken or authorized other than as provided in this Article, with respect to any action of the Corporation, such action shall be effective and valid only if taken or approved by the unanimous vote of the shares entitled to be cast thereon.

NINTH: Except as the By-Laws may otherwise provide, the Corporation shall indemnify any person against reasonable expenses to the extent that he has been successful in defense of any action, suit or proceeding to which he was made a party by reason of his serving or having served either the Corporation or any other entity at the request of the Corporation, in any capacity, while an Officer or Director of the Corporation. Except as the By-Laws may otherwise provide, no other indemnification shall be provided for any Officer or

.... 196 PAGE 781

Director and no indemnification shall be provided for any employee or agent of the Corporation or any other entity unless the Board of Directors shall, in its discretion, subject to the By-Laws, so direct.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 9 day of _______, 1987, and I acknowledge the same to be my act.

Stephen P. Weiner

872065.inc.



APPROVED BY:_

196 PAGE 782

State Department of Assessments and Taxation
Gene L Burner, Director

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2		Rec. Fee (Amendment)		
3		Rec. Fee (Merger or Consolidation)		
4		Rec. Fee (Transfer) Rec. Fee (Dissolution)		
5		Rec. Fee (Revival)	Change of Name	
6		Foreign Qualification		
0		Cert. of Qual. or Reg.	Change of Principal Offi	ce
1		Foreign Name Registration		
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6		Foreign Penalty	Change of Resident Agen	-
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83		Cert. Limited Partnership		
84		Amendment to Limited	Code	
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		partnership	ATTENTION:	
21		Recordation Tax State Transfer Tax		
22		Local Transfer Tax		
23 31		Corp. Good Standing		
31 NA		Foreign Corporation		
10		Registration		
		Other	MAIL TO ADDRESS:	
			STEPHEN P. WEINER	
		Other	3 127 1127	
			313 WEMBY WAY	
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CLERK'S NOTATION

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CLERK'S NOTATION

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196 PAGE 783

ARTICLES OF INCORPORATION S & J ASSUCIATES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION A. M. AS IN CONFORMITY

9, 1987 AT OF MARYLAND FEBRUARY

WITH LAW AND ORDERED RECORDED.

SPECIAL FEE PAID:

ORGANIZATION AND
CAPITALIZATION FEE PAID:

20

D2286474

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS TO THE CLERK OF THE COURT OF

BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO STEPHEN P. WEINER 313 WEMBLY WAY SEVERNA PARK

MD 21146

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A 223385



RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2892 0582

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INNOVATIVE SYSTEMS DESIGN AND TRAINING, INC.

A Maryland Close Corporation,
Organized Pursuant to Title 4 of the
Corporations and Associations Article of the
Annotated Code of Maryland

FIRST: I, William Richardson, whose post office address is 1590 Eaton Way, Annapolis, Maryland 21401, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is

INNOVATIVE SYSTEMS DESIGN AND TRAINING, INC.

THIRD: The Corporation shall be a close corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- (1) To design and market business and instructional computer software, to develop, conduct and manage professinal workshops, seminars, and conferences; to perform instructional, business and management consulting; to design and market business procedures and systems; to conduct management studies; and to engage in any other lawful purpose and business; and
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation in this State is 1590 Eaton Way, Annapolis, Maryland 21401. The name and post office address of the Resident Agent of the Corporation in this State are William Richardson, 1590 Eaton Way, Annapolis, Maryland 21401. Said Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is one hundred (100)

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CLERK'S NOTATION

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196 PAGE 785

shares of common'stock, without par value.

SEVENTH: The number of directors shall be two (2), which number may be increased or decreased pursuant to the By-Laws of the Corporation. The name of the directors, who shall act until the first annual meeting or until their successors are duly chosen and qualified are: William Richardson and Janice E. Richardson.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 28th day of January, 1987, and I acknowledge the same to be my act.

William Richardson (SEAL)

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196 PAGE 786



State Department of Assessments and Taxation Gene L. Burner, Director

BUSINESS CODE 03 COUNTY 52 DOCUMENT CODE P.A Religious Close Stock Nonstock Surviving (Transferee) (Transferor) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) __ Change of Name Rec. Fee (Revival) Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration Certified Copy ___ Change of Resident Agent 13 Foreign Penalty 56 For. Supplemental Cert. Change of Resident Agent Cert. of Conveyance Address Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited Code Partnership Terminaton of Limited Partnership ATTENTION: Recordation Tax State Transfer Tax Local Transfer Tax Corp. Good Standing 31 Foreign Corporation Registration MAIL TO ADDRESS: Other Carl Tenner Other 124 South St TOTAL FEES

APPROVED BY:

Documents on ___

checks

CLERK'S NOTATION

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NOTE:

CLERK'S NOTATION

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196 PAGE 787

ARTICLES OF INCORPORATION

OF
INNOVATIVE SYSTEMS DESIGN AND TRAINING,
INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 7, 1987 AT 10 00 O'CLOCK A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

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ORGANIZATION AND CAPITALIZATION FLE PAID

FEE PAID:

SPECIAL

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ş_____

D2286458

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO CARL TENNER 124 SOUTH STREET ANNAPOLIS

MD 21401



15003000676

A 223383

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO2892 0572

AT5-060

BROADNECK ENTERPRISES, INC. ARTICLES OF INCORPORATION

FIRST: I, Robert W. Childs, whose post office address is.
214 Oak Court. Severna Park, Maryland 21146, being at least
eighteen (18) years of age, hereby form a corporation under and
by virtue of the General Laws of the State of Maryland.

SECOND: The name of the Corporation (hereafter referred to as the "Corporation") is Broadneck Enterprises, Inc..

THIRD: The purposes for which the Corporation is formed are:

- (1) To engage in purchase of real estate, the building of homes, the sale and lease of homes; and to engage in any other lawful purpose and business.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The principal office address of the Corporation in this State is 491 College Parkway, Arnold, Maryland 21012. The name and address of the Resident Agent of the Corporation in this State is David A. Simison, 1517 Ritchie Highway, Suite 206, Arnold, Maryland 21012.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 1000 shares of common stock of one class. The stock shall have no par value.

SIXTH: The corporation shall have as many directors as stockholders not to exceed three or such other number later

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PPROVED FOR RECORD

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established by the Board of Directors. There shall be one initial director who shall serve until the first annual meeting or until his successors are duly chosen and qualified whose name is: Robert W. Childs.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

- (1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.
- (2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the time and prices of redemption of, and the conversion rights of, such shares.
- (3) The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by references to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

-2-

.... 196 MAGE 790

the Board of Directors of the Corporation, no holder of any shares of stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH:

The Corporation has the general power to sue, be sued, complain and defend in all courts; have, use, alter or abandon a corporate seal; transact its business, carry on its operations and exercise the powers granted by the State of Maryland, in any state, territory, district or possession of the United States and in any foreign country; make contracts and guarantees, incur liabilities and borrow money; sell, lease, exchange, transfer, convey, mortgage, pledge and otherwise dispose of any or all of its assets; issue bonds, notes, and any other obligations and secure them by mortgage or deed of trust on any or all of its assets; acquire by purchase or in any other manner, and take, receive, own, hold, use, employ, improve and otherwise deal with any interest in real or personal property, wherever located; purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, loan, pledge, or otherwise dispose of and otherwise use and deal in and with stock

-3-

196 PAGE 791

and other interests in and obligations of other Maryland and foreign corporations, associations, partnerships and individuals; except as provided by law, acquire any of its own stock, bonds, notes and other obligations and securities; invest its surplus funds, lend money from time to time in any manner which may be appropriate to enable it to carry on its operations or fulfill the purposes specified in this charter, and take and hold real and personal property as security for the payment of funds or loans; be a promoter, partner, member, associate or manager of any partnership, joint venture, trust or other enterprise; elect its officers and appoint its agents, define their duties, determine their compensation, and adopt and carry into effect employee and other benefit plans; adopt, alter and repeal its by-laws not inconsistent with law or its charter for its regulation and management of its affairs; and do every other act not inconsistent with law which is appropriate to promote and obtain the purposes set forth herein.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this $\underline{19}$ day of January, 1987, and I acknowledge the same to be my act.

WITNESS:

Lashre & laylor

Robert W. Childs

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.... 196 PAGE 792

State Department of Assessments and Taxation
Gene L Burner, Director

CLERK'S NOTATION

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rging ransf	eror)		Surviving (Transferee)
DE	AMOUNT	FEE REMITTED	
	20	Organ. & Capitalization Rec. Fee (Arts. of Inc.)	Name Change (New Name)
		Rec. Fee (Amendment) Rec. Fee (Merger or Consolidation)	
,		Rec. Fee (Transfer) Rec. Fee (Dissolution)	
		Rec. Fee (Revival) Foreign Qualification	Change of Name
		Cert. of Qual. or Reg. Foreign Name Registration Certified Copy	Change of Principal Office
3		Foreign Penalty	Change of Resident Agent
3		For. Supplemental Cert. Cert. of Conveyance	Change of Resident Agent Address
5		Special Fee For. Limited Partnership	
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		Recordation Tax	ATTENTION:
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.... 196 HAGE 793

ARTICLES OF INCORPORATION OF BROADNECK ENTERPRISES, INC ..

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

A. M. AS IN CONFORMITY O'CLOCK OF MARYLAND FEBRUARY 6, 1987 AT 10 37 WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

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D2286227

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO DAVID A. SIMISON, P.A. 1517 RITCHIE HIGHWAY, SUITE 206 ARNOLD MD 21012



15003000653

A 223368

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2892 0447

196 PAGE 794

14

ARTICLES OF INCORPORATION

AVENDT GROUP, INC.

FIRST: I, Ross E. Eichberg, whose post office address is 9530-201 Muirkirk Road, Laurel, Maryland 20708, being at least twenty-one (21) years of age, hereby form a corporation under and by virtue of the general laws of the State of Maryland.

SECOND: The name of the corporation (hereinafter called the "Corporation") is: AVENDT GROUP, INC.

THIRD: The purposes for which the Corporation was formed and the business and objects to be carried on and promoted by it are as follows:

- (a) To own, operate and manage an environmental consulting business and to perform such studies and analyses, and render such reports, as would ordinarily be performed by such a business;
 - (b) To manage an operations and maintenance business;
- (c) To purchase or otherwise acquire all inventory, products, items and goods necessary to operate the said environmental consulting business;

(d) To make, execute and receive contracts, agreements, or assignments for any of the purposes of the Corporation or in any way reasonably related or connected thereto;

(e) To acquire by purchase, lease or otherwise, and to own, hold, develop, improve, mortgage, sell, exchange, let, use and operate in any manner or encumber or dispose of real or

STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

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APPROVED FOR RECORD 2892 0098 $\sqrt{9(67)}$ at $\sqrt{6:57}$ Am.

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leasehold properties or any other type of property, including personal property, necessary or advisable to accomplish any of she purposes, and to carry on and promote the business or operation referred to in these Articles of Incorporation;

- (f) To acquire the whole, or any and all parts or part, of the business, assets and liabilities of any person, firm, partnership, association, or corporation;
- (g) To lend or borrow money for any and all of the purposes of the Corporation, and to issue notes or other obligations therefor and to secure the same by pledge or mortgage of the whole or any part of the property of the Corporation, whether real or personal, in such manner or upon such terms as its Stockholders may determine, subject to the laws of the State of Maryland and the Corporation's Bylaws;
- (h) To carry on any lawful business whatsoever in connection with the foregoing or which is calculated directly or indirectly to promote the interest of the Corporation, or to enhance the value of its property, and to have and to exercise all the rights, powers and privileges which are now or may hereafter be conferred by the laws of the State of Maryland upon corporations formed under said laws; and
- (i) To conduct its operations and activities in the State of Maryland and in any other states in these United States of America and its territories and possessions and in any foreign country, the world over.

- 3 - 196 MAGE 796

The aforementioned enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation, of the powers conferred upon the Corporation by law, and is not intended, by the mention of any particular purposes, object or business, to limit or restrict any of the powers of the Corporation. The Corporation is formed upon the articles, conditions and provisions herein expressed, and subject to all particulars and to the limitations relating to corporations which are contained in the general laws of this State.

FOURTH: The post office address of the principal office of the Corporation is 1906 Forest Drive, Annapolis, Maryland 21401. The name and address of the Resident Agent of the Corporation is James R. Hecht; said Resident Agent is a citizen of and actually resides in the State of Maryland at 3930 West Shore Drive, Edgewater, Maryland 21037.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Ten Thousand (10,000) shares of one cent (\$0.01) par value common stock.

SIXTH: The number of Directors of the Corporation shall be four (4) which number may be inreased or decreased pursuant to the By-Laws of the Corporation, but which number shall not be less than three (3). The names of the Directors who shall act until the first annual meeting of the Stockholders or until their successors are duly chosen and qualified or until the Corporation shall determine to reduce or increase the number of Directors in accordance with the terms hereof, the Corporate By-Laws and the

VO. 196 PAGE 797

relevant section 2-402 of the Corporations and Associations
Article of the Maryland Annotated Code, shall be:

Stephen Campbell
William Blanchet
James Hecht
Raymond Avendt

SEVENTH: The following provisions are hereby adopted for the purposes of defining, limiting and regulating, the powers of the Corporation and of the Directors and Stockholders:

- (a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time, of shares of its stock, of any class, whether now or hereafter authorized, or securities convertible into shares of its stock, of any class or classes, whether now or hereafter authorized, for such consideration as said Board of Directors may deem advisable, subject to such limitations and restrictions, if any, as may be set forth in the By-Laws of the Corporation.
- (b) Shares of stock of this Corporation may be issued for cash without first offering to the holders of the outstanding shares of stock the pre-emptive right to purchase the same at the same price.
- (c) Notwithstanding any provisions of law requiring any action to be taken or authorized by the affirmative vote of the holders of a designated proportion of the number of shares of stock of the Corporation, or to be otherwise taken or authorized by a vote of the stockholders, such action shall be effective if

196 PAGE 798

taken or authorized by the affirmative vote of the holders of a majority of the total number of shares outstanding and entitled to vote thereon, except as otherwise provided for in these Articles of Incorporation.

- (d) The Board of Directors shall have power, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify unissued stock, whether now or hereafter authorized, by fixing or altering in any one or more specified respects, from time to time, before the issuance of such stock, the preferences, voting powers, restrictions and qualifications of, the fixed annual dividends on, and the kinds and redemptions of any stock.
- (e) No act of this Corporation and no contract or other transaction between this Corporation and any other corporation, proprietorship, partnership, party or entity shall be void or voidable solely because the Directors of this Corporation: (i) are pecuniarily or otherwise interested in such other Corporation, partnership, proprietorship, or entity; or (ii) are Directors, Officers or Partners of such corporation, partnership, proprietorship or entity; or (iii) are present at a meeting of the Board of Directors of this Corporation or its committee, which authorizes, approves, or ratifies the contract or transaction; or (iv) vote at such meeting of this Corporation's Board of Directors or its committee and the vote of said Director or Directors is counted for the authorization, approval or ratification of the contract or transaction, provided

that in each such case (1) the fact of the common directorship or interests in the other corporation, partnership, proprietorship or entity is disclosed or known to the Board of Directors of this Corporation or its committee, and the Board or committee authorizes, approves, or ratifies the contract or transaction by affirmative vote of a majority of disinterested Directors, even if the disinterested Directors constitute less than a quorum; or (2) the fact of common Directorship or interest is disclosed or known to the stockholders entitled to vote on said contract or transaction, and the contract or transaction is authorized, approved or ratified by a majority of the votes cast by the stockholders entitled to vote other than the votes of shares owned of record or beneficially by the interested Director or corporation, firm or other entity. If the contract or transaction is fair and reasonable to the Corporation then, it shall be not void or voidable solely because of failure to follow any of the above. However, the person ascertaining the validity of the contract or transaction bears the burden of proving that the contract or transaction was fair and reasonable to the Corporation at the time it was authorized, approved, or ratified.

(f) The Articles of Incorporation of the Corporation may, from time to time, be amended for any purpose, including any amendment or amendments which change the terms of any of the outstanding stock by classification or reclassification, or otherwise, upon the affirmative vote of a majority of all of the shares of stock outstanding and entitled to vote.

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- 7 -

196 PAGE 800

EIGHTH: As used in this Article Eighth, any words or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (hereinafter referred to as the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- (a) With respect to any proceeding against a corporate representative, the Corporation may indemnify the corporate representative against all expense, including attorneys' fees, actually and reasonably incurred by the corporate representative to the fullest extent permitted by and in accordance with Section 2-418(b) of the said Indemnification Section.
- (b) Notwithstanding anything herein to the contrary, the Corporation shall not be under any obligation to indemnify any corporate representative who successfully defends any action brought by or on behalf of the Corporation against such corporate representative and no corporate representative shall have any claim against the Corporation for any expenses, including attorneys' fees, incurred as a result of any action brought against such corporate representative by or on behalf of the Corporation.

Any indemnification of a corporate representative permitted under this Article, shall be in full compliance with the provisions of Section 2-418 of the said Indemnification Section, and the Corporation shall not indemnify such corporate repre-

- 8 - 196 PAGE 801

sentative unless and until it shall have been determined and authorized in the specific case by the vote of a majority of the stockholders or of the Board of Directors, with a quorum present consisting of Stockholders or Directors who are not parties to the proceeding at a duly constituted meeting, that indemnification of such corporate representative is proper in the circumstances and that all the standards and criteria of Section 2-418 of the Indemnification Section have been met in full.

NINTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I hereby acknowledge these Articles of
Incorporation to be my act this 5th day of February, 1987.

WITNESS:

Mary ann Gallo.

Ross E. Fichberg

(SEAL)

.... 196 May 802

State OF MARYLAND State Department of Assessments and Taxation Gene L Burner. Director 52

CLERK'S NOTATION

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54 55	Rec. Fee (Transfer) Rec. Fee (Dissolution)						
 66	Rec. Fee (Revival)	Change of Name					
5 2	Foreign Qualification						
50	Cert. of Qual. or Reg.	Change of Principal Office					
51	Foreign Name Registration Certified Copy 8	Change of Resident Agent					
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APPROVED BY:

CLERK'S NOTATION

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196 PAGE 803

ARTICLES OF INCORPORATION OF AVENDT GROUP, INC.

APPROVED AND RECEIVED FOR RECO	RD BY THE STAT	E DEPARTMENT	OF ASSESSMENTS	AND TAXATION	
OF MARYLAND FEBRUARY	9, 1987	AT 10 5	o'clock	A. M. AS IN C	ONFORMITY
WITH LAW AND ORDERED RECORDED					
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ORGANIZATION AND CAPITALIZATION FEE PAID		RECORDING FEE PAID		SPECIAL FEE PAID	
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO ROSS E. EICHBERG 2550 M STREET, N.W. WASHINGTON

DC 20037



150C3000639 A 223356

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2892 0097

AT5-060

BROWN & MOORE EXCAVATING, INC.

A Maryland Close Corporation Organized Pursuant to Title Four of the Annotated Code of Maryland

FIRST: We, RUSSELL W. BROWN, TIMOTHY H. MOORE, AND JAMES P. LEONARD whose Post Office address is 2128 Espey Court, Suite B, Crofton, Maryland, 21114 being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is BROWN & MOORE EXCAVATING, INC.

THRID: The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Association Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- (a) To carry on the business of developing land, clearing lots, installing pipe, including but not limited to all work related to land development whether improved or unimproved and generally engaging in any normal work an excavating contractor would engage in.
- (b) To do anything permitted by Section 2-103 of the Corporation & Association Article of the Annotated Code of Maryland, as amended from time to time, including but not limited to, having perpetual existence.

FIFTH: The Post Office address of the principal office of the Corporation in this State is 2128 Espey Court, Suite B, Crofton, Maryland, 21114. The name and Post Office address of the Resident Agent of the Corporation in this State is Russell W. Brown, 2128 Espey Court, Suite B, Crofton, Maryland, 21114. Said Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares of common stock, without par value.

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TATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

7/6/87 at 9:26 4 m

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H. ERLE SCHAFER

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SEVENTH: The Corporation elects to have no Board of Directors. Until the election to have no Board of Directors becomes effective, there shall be three (3) Directors, whose names are Russell W. Brown, Timothy H. Moore and J. Paul Leonard.

- EIGHTH: (1) As used in this Article EIGHTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.
- (2) The_Corporation shall indemnify a present or former Director of officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- (3) With respect to any corporate representative other than present or former director or officer, the Corporation may indemnify such Corporate Representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a Corporate Representative other than a present or former Director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such Corporate Representative other than a present or former Director of officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or, (ii) an affirmative vote, at duly constituted meeting of majority of all the votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate Representative other than a present or former Director of officer is proper in the circumstances.

NINTH: The holders of all of the stock outstanding and issued and entitled to vote, shall have the power and authority to amend, alter or repeal this Charter or any provision thereof.

196 PAGE 806

TENTH: The holders of all of the stock outstanding and issued and entitled to vote thereon, shall have the power and authority to approve and effect the following extraordinary corporate acts: consolidation, meger, share exchange or transfer assets.

IN WITNESS WHEREOF WE have signed these Articles of Incorporation this day of Lehrucky, 1987 and WE acknowledge the same to be our

WITNESS:

Rebicea Riochert

Rebicea Riochert

CLERK'S NOTATION

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.... 196 PAGL 807

State Department of Assessments and Taxation Gene L. Burner, Director

CLERK'S NOTATION

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	20	Organ. & Capitalization	Name Change		
0		Rec. Fee (Arts. of Inc.)	(New Name)		
2	20	Rec. Fee (Arts. of Inc.) Rec. Fee (Amendment)			
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5 2		Foreign Qualification			
50		Cert. of Qual. or Reg.	Change of Principal Office		
51		Foreign Name Registration	Character Co.		
13		Certified Copy Foreign Penalty	Change of Resident Agent		
5 6 5 4		For. Supplemental Cert.	Change of Resident Agent		
73		Cert. of Conveyance	Address		
75		Special Fee			
80		For. Limited Partnership			
8 3		Cert. Limited Partnership			
84		Amendment to Limited	Code		
0.5		Partnership Terminaton of Limited			
85		Partnership	ATTENTION:		
21		Recordation Tax	ATTUNTION.		
22		State Transfer Tax			
23		Local Transfer Tax			
31		Corp. Good Standing			
NA		Foreign Corporation			
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APPROVED BY:

CLERK'S NOTATION

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.... 198 MASE 308

ARTICLES OF INCORPORATION BROWN & MOORE EXCAVATING, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY

6, 1987 AT

9 26

O'CLOCK

A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

20

D2286177

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

20

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO RUSSELL W. BROWN 2128 ESPEY COURT, SUITE B CROFTON MD 21114



150C3000648

A 223363

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2892 0415

M

1987

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196 MAGE 809

BLUE CEDAR CORP.

ARTICLES OF INCORPORATION

FIRST: I, James C. Praley, whose post office address is 7419 Baltimore-Annapolis Boulevard, P.O. Box 1330, Glen Burnie, Maryland 21061-3592, being at least 18 years of age, hereby form a corporation under and by virtue or the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter referred to as the "Corporation") is:

BLUE CEDAR CORP.

THIRD: The purposes for which the Corporation is formed are:

- (1) To engage in the food service trade, including, but not by way of limitation, the ownership, operation and management of restaurants; and,
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is:

> BLUE CEDAR CORP. 309 Blue Cedar Court Millersville, Maryland 21108

The name and post office address of the Resident Agent of The name and post of the Corporation in this State is:

Joseph Allen Maddox 309 Blue Cedar Court Millersville, Maryland 21108

Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is One Thousand (1000) shares of common stock, without par value.

SIXTH: The number of Directors of the Corporation shall be four (4), which numbers may be increased or decreased from chines to time pursuant to the By-Laws of the Corporation, but shall never be less than three (3), provided that:

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Document submitted for record in a condition not permitting satisfactory photographic reproduction.

.... 196 PAGE 810

- (1) If there is no stock outstanding, the number of Directors may be less than three (3) but not less than one (1); and
- (2) If there is stock outstanding and so long as there are less than three (3) stockholders, the number of directors may be less than three (3) but not less than the number of stockholders.

The names of the Directors who shall act until the first annual meeting or until their respective successors are duly chosen and qualified are:

Joseph Allen Maddox Lynn Elizabeth Maddox William Williams Karen Williams

SEVENTH: Except as may otherwise provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or covertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 6th day of February, 1987, and I acknowledge the same to be my act.

Table C. Praley

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State Department of Assessments and Taxation
Gene L Burner, Director

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0	10	Organ. & Capitalization	(New Name)
1	10	Rec. Fee (Arts. of Inc.)	
3		Rec. Fee (Amendment) Rec. Fee (Merger or	
3		Consolidation)	
4		Rec. Fee (Transfer)	
55		Rec. Fee (Dissolution)	
6		Rec. Fee (Revival)	Change of Name
2		Foreign Qualification Cert. of Qual. or Reg.	Change of Principal Office
50 51		Foreign Name Registration	Change of Principal Office
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75		Special Fee	
30		For. Limited Partnership	
3 3		Cert. Limited Partnership	
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APPROVED BY:

2892 0025

CLERK'S NOTATION

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.... 196 PAGE 312

ARTICLES OF INCORPORATION BLUE CEDAR CORP.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY

9, 1987 AT 10 11

O'CLOCK

A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

20

D2285971

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO JAMES C. PRALEY
> 7419 BALTIMORE ANNAPOLIS BLVD. P.O. BOX 1330 GLEN BURNIE MD 21061 3592



15003000628

A 223345

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2892 0022

ARTICLES OF INCORPORATION

OF

THE COURTYARD'S CONDOMINIUM, INC. (A Non-stock Corporation)

FIRST: We, the Undersigned, CAROL URBANSKI, of 521 Retford Drive, Severna Park, Maryland 21146, GARY BAXLEY of 2904 Greencastle Road, Burtonsville, MD 20866 , and FRANCIS E. GARDINER, JR., of 5677 Solomons Island Road, Lothian, Maryland 20711, each being at least twenty-one (21) years of age, do hereby make ourselves incorporators under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the Corporation (which is hereinafter referred to as the Corporation) is The Courtyard's Condominium, Inc., said Corporation electing to be formed as a "non-stock corporation" under the laws of the State of Maryland.

THIRD: The purposes and objects for which the Corporation is formed are as follows:

- a. To organize and operate a corporation no part of the net earnings of which is to inure to the benefit of any member or other individual; and
- b. Pursuant to and in conformity with the requirements of Title 11, Section 11-101, et seq., Real Property Article, Annotated Code of Maryland (1974), hereinelsewhere called the "Condominium Act:, and in a manner consistent with a certain Declaration relating thereto and heretofore recorded among in Liber 4164, folio the Land Records of Anne Arundel County, Maryland; to provide for the maintenance, operation and management of a certain condominium project located in Anne Arundel County, Maryland, known as "The Courtyard's Condominium".

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APPROVED 68/8

DEPARTMENT OF ASSESSMENTS AND TAXATION

1987 JUL -6 MM11: 22 H. ERLE SCHAFER

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- c. To adopt and amend reasonable rules and regulations;
- d. To adopt and amend budgets for revenues, expenditures, and reserves and collect assessments for common expenses from unit owners;
- e. To sue and be sued, complain and defend, or intervene in litigation or administrative proceedings in its own name on behalf of itself or two or more unit owners on matters affecting the condominium;
- f. To transact its business, carry on its operations and exercise the powers provided herein in any state, territory, district, or possession of the United States and in any foreign country; and
- g. To make contracts and guarantees, incur liabilities and borrow money, sell, mortgage, lease, pledge, exchange, convey, transfer, and otherwise dispose of any part of its property and assets; and
- h. To issue bonds, notes, and other obligations and secure the same by mortgage or deed of trust or any part of its property, franchises, and income; and
- i. To acquire by purchase or in any other manner, to take, receive, own, hold, use, employ, improve, and otherwise deal with any property, real or personal, or any interest therein, wherever located; and
- j. To hire and terminate managing agents and other employees, agents, and independent contractors; and
- k. To purchase, take, receive, subscribe for or otherwise acquire, own, hold, vote, use, employ, sell mortgage, loan, pledge or otherwise dispose of and otherwise use and deal in and with, shares or other interests in, or obligation of corporations of the State, or foreign corporations, and of associations, partnerships, and individuals; and

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- 1. To invest its funds and to lend money in any manner appropriate to enable it to carry on the operations or to fulfill the purposes named in the declaration or bylaws, and to take and to hold real and personal property as security for the payment of funds so invested or loaned; and
- m. To regulate the use, maintenance, repair, replacement, and modification of common elements; and
- n. To cause additional improvements to be made as part of the general common elements; and
- o. To grant easements, rights-of-way, licenses, leases in excess of one (1) year or similar interests through or over the common elements; and
- p. To impose and receive any payments, fees, or charges for the use, rental, or operation of the common elements other than limited common elements; and
- q. To impose charges for late payment of assessments and, after notice and an opportunity to be heard, levy reasonable fines for violations of the declaration, bylaws, and rules and regulations of the council of unit owners; and
- r. To impose reasonable charges for the preparation and recordation of amendments to the declaration, bylaws, rules, regulations, or resolutions, resale certificates, or statements of unpaid assessments; and
- s. To provide for the indemnification of and maintain liability insurance for officers, directors, and any managing agent or other employee charged with the operation or maintenance of the condominium; and
- t. To enforce the implied warranties made to the council of unit owners by the developer; and
- u. To enforce the provisions, the declaration, bylaws, and rules and regulations of the council of unit owners

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against any unit owner or occupant; and

- v. Generally, to exercise the powers set forth in Title

 11 of the Real Property Article of the Annotated Code of

 Maryland and the declaration and bylaws and to do every other

 act not inconsistent with law, which may be appropriate to

 promote and attain the purposes set forth in said Title, the

 declaration or bylaws, and
- w. It is intended that the above powers, objects and purposes granted to the Corporation are in furtherance, and not in limitation, of the general powers conferred by law upon corporations and it is not intended by the mention of any particular purpose, object or power in any manner, to limit or restrict the generality of any other purposes, objects or powers of the Corporation. The Corporation shall be entitled to engage in any activity that any corporation of the State of Maryland could lawfully do or perform.

FOURTH: The post office address of the principal office of the Corporation in this State is 133 Defense Highway, Annapolis, Maryland 21401. The name and address of the resident agent for the Corporation is Francis E. Gardiner, Jr., 5677 Solomons Island Road, Lothian, Maryland 20711, said resident agent being an individual actually residing in this State.

FIFTH: The Corporation shall have no power or authority to issue capital stock and is not organized for a pecuniary profit. This Corporation does not contemplate the distribution of gains, profits or dividends to any of its members. The members of this Corporation shall not be personally liable for the debts, liabilities, or obligations of this Corporation, except as otherwise provided by law.

SIXTH: The following provisions are hereby adopted for

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the purpose of defining, limiting and regulating the powers of the Corporation, its directors, officers and members:

- a. Every person, group of persons, corporation, partnership, trust or other legal entity or any combination thereof, who is a record owner of a fee interest in any condominium unit in the condominium shall be a member of this Corporation; provided, however, that any such persons, group of persons, corporation, partnership, trust or other legal entity, or any combination thereof, who holds such interest solely as security for the performance of an obligation shall not be a member by reason only of such interest.
- b. The property, voting and other rights and privileges of membership, the liability of each member for assessments for common expenses, and the method of collection thereof, shall be as set forth in the Declaration relating to the condominium, the Exhibits thereto and the Bylaws.
- c. No contract or other transaction with this

 Corporation shall be invalidated or in any way affected by

 the fact that any director, officer of member may be a

 contracting party or have any pecuniary interest or other

 interest in the transaction. Said transactions shall be

 fully valid and enforceable as long as the individual

 interest of any director, officer or member is clearly

 disclosed to all members of the Board of Directors, so that

 they might judge for themselves if there are any conflicting
 interests.

SEVENTH: The duration of the Corporation shall be perpetual subject to the right of the unit owners to terminate the condominium regime as provided in Section 11-123 of the Condominium Act in the Real Property Article of the Annotated Code of Maryland.

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EIGHTH: The number of directors of the Corporation shall be seven (7), which number may be increased or decreased pursuant to the Bylaws of the Corporation, but shall never be less than three (3) and the names of the directors and officers who shall act until the first annual meeting or until their successors are duly chosen and qualify are as follows:

President:

Francis E. Gardiner, Jr.

Vice President: Gary Baxley

Secretary:

-Carol Urbanski

Treasurer:

Carol Urbanski

The qualifications, powers, duties and tenure of the office of Director and the manner by which Directors are to be chosen shall be as prescribed and set forth in the Bylaws of the Corporation. Officers of this Corporation shall be elected and shall serve as provided for in said Bylaws.

NINTH: Subject to the limitations set forth in the Declaration, the Bylaws of this Corporation, this Corporation reserves the right to amend, alter or repeal any provision contained in these Articles in the manner now or hereafter prescribed by statute for the amendment of Articles of Incorporation.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, and do hereby acknowledge the foregoing Articles of Incorporation to be my act, this _____ day of January, 1987.

Junes Caral Urbanski (SEAL)

(SEAL)

(SEAL)

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State Department of Assessments and Taxation
Gene L Burner, Director

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TOWNSHEND & KIRK, P.A.

MELRIDGE BUILDING - 700 MELVIN AVENUE
ANNAPOLIS. MARYLAND 21401 OF
THE COURTYARD'S CONDOMINIUM, INC. ARTICLES OF INCORPORATION

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ARTICLES OF INCORPORATION OF THE COURTYARD'S CONDOMINIUM, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION A. M. AS IN CONFORMITY 8, 1987 AT 10 41 O'CLOCK OF MARYLAND FEBRUARY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

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D2285773

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO LISA A. DIXON MELRIDGE BUILDING 700 MELVIN AVE. ANNAPOLIS

MD 21401

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RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2891 2807

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ARTICLES OF INCORPORATION AFP.

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TONY ELLER AND ASSOCIATES, INCORPORATED

FIRST: I, Anthony L. Eller, whose address is 1330 Ellicott Avenue, Churchton, Maryland 20733, being at least eighteen years of age, do hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is TONY ELLER AND ASSOCIATES, INCORPORATED.

THIRD: The purposes for which the Corporation is formed are:

- (1) To buy, sell, exchange, lease, let, grant, or take licenses in respect of, improve, develop, repair, manage, maintain, and operate real property of every kind, as principal, agent, or broker, and on commission or otherwise; to act as loan broker, and generally to do everything suitable, proper and conducive to the successful conduct of a real estate agency and brokerage business in all its branches and departments.
- (2) To hire and employ agents, servants, and employees, and to enter into agreements of employment, and to act as agent, contractor, trustee, factor, or otherwise, either alone or in company with others.
- (3) To purchase, lease, own hold, mortgage, sell and otherwise dispose of all kinds of property, real, improved or

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unimproved, personal and mixed, or any estate, right, privilege, interest or easement thereon, both in this state and in any part of the world; to purchase lands and subdivide the same into subdivisions or lots; to loan money upon real property and to make or accept secured and unsecured notes as collateral for same; to execute notes, deeds of trust, mortgages and chattel mortgages; to enter into leases as landlord or tenant; to invest in, hold for investment and otherwise turn to account property, shares of stock; bonds, government, private or corporate; and to exchange and enter into agreements of exchange of any parcel of real property for another.

- (4) To improve, manage, develop, sell, assign, transfer, lease, mortgage, pledge, or otherwise dispose of or turn to account, or deal with all or any part of the property of the Corporation.
- (5) To acquire, build, charter, buy, lease, rent, operate and use vehicles of any kind or character.
- otherwise acquire or own by concessions, rights, options, patents, patent rights, privileges, inventions, processes, copyrights, trademarks, trade names or any right, option or contract in relation thereto; to develop, maintain, lease, sell, transfer, license, dispose of, use, operate or manufacture under or in any way otherwise deal in and with the same; and perform, carry out and fulfill the terms and conditions of any option or contract in relation thereto.
 - (7) To acquire by purchase, subscription or otherwise,

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and to hold, sell, own, negotiate, assign, deal in, exchange, transfer, mortgage, pledge or otherwise dispose of any shares of the capital stock, script or any voting trust certificates in respect to the capital stock, or any bonds, mortgages, securities, or other evidence of indebtedness issued or granted by any other corporation, joint stock company or association, public or private, or of the Government of the United States, or any State, territory, municipality or other political subdivision, and to issue in exchange therefor, in the same manner provided by law, shares of the capital stock, bonds or other obligations of the corporation; and while the holder or owner of any such shares of capital stocks, script, voting trust certificates, bonds, mortgages or other securities or evidence of indebtedness, to possess and exercise in respect thereof any and all rights, power and privileges of ownership, including the right to vote thereon.

- (8) To acquire by purchase, lease or otherwise to own, use and operate factories, shops, manufacturing plants, including lands, buildings, machinery, equipment and appliances, warehouses, stores and other properties within and without the State of Maryland, which may be useful to accomplish any and all of the purposes of carrying on any of the business of the character hereinbefore referred to.
- (9) To enter into, make and perform contracts without limit as to the character or amount, execute, issue and endorse drafts, bills of exchange and negotiable instruments of all kinds, as permitted by law.

- (10) To borrow money for any of the purposes of this Corporation, and to issue bonds, debentures, debenture stocks, notes or other obligations, and to secure the same by pledge or mortgage of the whole or any part of the property of this Corporation, whether real or personal or to issue bonds, debentures, debenture stock or notes without any such security.
- (11) To purchase, hold and re-issue the shares of its capital stock in such manner as the Board of Directors may from time to time determine.
- (12) To have one or more offices and places of business and to carry on all or any part of its operations or business, without restrictions of limit as to the amount of places in any of the cities, districts or territories of the United States, subject to the laws of such state, district or territory.
- (13) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

The aforegoing objects and purposes shall, except when otherwise expressed, be in no way limited or restricted by reference to, or in reference from the terms of any other clause of this or any other article of this certificate of incorporation or of any amendment thereto, and shall each be regarded as independent, and construed as powers as well as objects and purposes.

The Corporation shall be authorized to exercise and enjoy all the powers of rights and privileges granted to or conferred upon corporations of a similar character by the General Laws of

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the State of Maryland now or hereafter in force, and the enumeration of the foregoing powers shall not be deemed to exclude any powers, rights or privileges, so granted or conferred.

FOURTH: The post office address of the prinicipal office of the corporation in this state is 1330 Ellicott Avenue, Churchton, Maryland 20733. The name and post office address of the Resident Agent of the Corporation in this State is Anthony L. Eller, 1330 Ellicott Avenue, Churchton, Maryland 20733. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the corporation has authority to issue is one thousand (1,000) shares of common stock without par value.

The number of Directors of the Incorporation SIXTH: shall be two (2), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than two provided that:

- (1) If there is no stock outstanding, the number of directors may be less than two but not less than one; and
- (2) If there is stock outstanding and so long as there are less than two stockholders, the number of directors may be less than two but not less than the number of the stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are:

ANTHONY L. ELLER and MARILYN A. ELLER.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of

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the Corporation and of the directors and stockholders:

- empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.
- (2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the coversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now hereafter in force.

EIGHT: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

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NINTH: (1) As used in this Article NINTH, any word or words that are defined in Section 2-148 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.
- (3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully depends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section of any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or (ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director

- 7 -

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136 May 829

or officer is proper in the circumstances.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 10 day of February, 1987, and I acknowledge the same to be my act.

WITNESS:

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State Department of Assessments and Taxation Gene L. Burner, Director

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CLERK'S NOTATION

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... 196 mag 331

ARTICLES OF INCORPORATION TONY ELLER AND ASSOCIATES, INCORPORATED

APPROVED AND RECEIVED FO	R RECORD BY THE S	TATE DEPARTMENT OF A	ASSESSMENTS A	ND TAXATION	
OF MARYLAND FEBRUAR			O'CLOCK	P. M. AS IN CONFOR	MITY
WITH LAW AND ORDERED REC	CORDED.	9			
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO: 1330 ELLICOTT AVENUE CHURCHTON

MD 20733



1550,001096

A 223785

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2893 0416

196 PAGE 832 TE DED

ARTICLES OF INCORPORATION

MARYLAND'S BEST HOMES INC. 2/18/87 25

Article I

The undersigned, Joshua Carey Incorporator. 3399 Pocahontas Drive Edgewater, Maryland 21037, being at least 18 years old or older, does hereby form a corporation under the general laws of the State of Maryland.

Article II

Name. The name of the corporation is MARYLAND'S BEST HOMES INC.

-Article III

Purpose. The purpose for which the corporation is formed are:

- (a) To engage in the business of real estate development, real estate buying and selling, building, renovation, new building construction, real estate investment and financing and to engage in all activities related thereto.
- (b) To do all things lawful, necessary and incident to the accomplishment of the purpose set forth above; to exercise all lawful powers now possessed by Maryland corporations of similar character; and to engage in any business in which a corporation organized under the laws of Maryland may engage except any business that is required to be specifically set forth in the Articles of Incorporation.
- (c) The objects, powers, and purposes specified in any clause or paragraph herinabove contained shall be constructed as objects and powers in furtherance and not in limitation of the general powers conferred by the laws of Maryland, and it is expressly provided that the foregoing enumeration of power, object or purpose of the corporation or in any manner affect any general powers of authority of the corporation.

Article IV

Principal Office. The address of the principal office is 3399 Pocahontas Drive Edgewater, Maryland 21037.

Article V

Resident Agent. The name of the resident agent of the corporation is Edward X. Lakitsky, whose address is 3399 Pocahontas Drive Edgewater Maryland 21037.

Article VI

Authorized Shares: The total number of shares of stock of all classes which the corporation has authority to issue is 100. shares shall be shares of capital stock. At all exections of directors of the corporation, each holder of capital stock shall be entitled to one vote for each share register in his name on the books of the corporation. Shares of stock shall have no par value.

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H. ERLE SCHAFER CLERK

.... 196 PAGE 833

Article VII

Directors. The number of directors of the corporation shall be one. The name of the director who will serve as director until the first annual meeting and until his successor is elected and qualifies is Edward D. Lakitsky.

Article VIII

Period of Existence. The period of existence of the corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these articles of incorporation and acknowledged same to be my act on the 16 th day of February 1987.

Edometer, M.D. 2:027 in his possession of THE STATE OF THE STATE OF THE

2893 0444

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.



State OF MARYLAND State Department of Assessments and Taxation Gene L Burner, Director

CLERK'S NOTATION

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ARTICLES OF INCORPORATION
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MARYLAND'S BEST HOMES INC.

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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: JOSHUA CAREY 3399 POCAHONTAS DRIVE EDGEWATER

MD 21037



1550 001100

A 223788

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER FOLIO.

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des

ARTICLES OF INCORPORATION

LEISNER & HANSON REAL ESTATE, INC.

(A close corporation under Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland)

FIRST: I, PAUL D. PETRO, whose post office address is 6117 Owings Beach Road, Deale, Maryland 20751, being at least eighteen years of age, hereby forms a corporation under and by virtue of the laws of the State of Maryland.

SECOND: The name of the Corporation which is hereafter called the Corporation, is:

LEISNER & HANSON REAL ESTATE, INC.

The Corporation is a close corporation under Title 4, Section 4-101, et seq. of the Corporations and Associations Article of the Annotated Code of Maryland.

THIRD: The purposes for which the Corporation is formed and the business or objects to be carried on and promoted by it are as follows:

- A. To engage in the business of operating a real estate office and to perform in connection therewith any and all related services, and to engage in any and all incident activities;
- B. To enter into partnerships, joint ventures, landlordtenant relationships and other business associations or relations for any lawful purposes;
- C. To purchase, lease and otherwise acquire, hold, mortgage and otherwise dispose of all kinds of property, real, personal and mixed, both in this State and in any part of the world;
- D. To manufacture, purchase and deal in, at wholesale or retail, any and all kinds and types of materials, supplies and equipments;
- E. To improve, manage, develop, sell, assign, transfer, lease, mortgage, pledge or otherwise dispose of or turn to account, or deal with all or any part of the property of the Corporation;
- F. To acquire, build, charter, buy, lease, rent, operate and use vehicles of any kind or character;

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H. ERLE SCHAFER 70488207

STATE DEPARTMENT OF ASSESSMENTS AND TALATION

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- otherwise acquire or own by concessions, rights, options, patents, patent rights, privileges, inventions, processes, copyrights, trademarks, trade name or any right, option or contract in relation thereto. To develop, maintain, lease, sell, transfer, license, dispose of, use, operate or manufacture under, or in any other way deal in and with the same, to perform, carry out and fulfill the terms and conditions of any option or contract in relation thereto.
- H. To acquire by purchase, subscription or otherwise, and to hold, sell, own, negotiate, assign, deal in, exchange, transfer, mortgage, pledge or otherwise dispose of any shares of the capital stock, script or any voting trust certificates in respect to the capital stock, or any bonds, mortgages, securities, or other evidence of indebtedness issued or granted by any other corporation, joint stock company or association, public or private, or of the Government of the United States, or any State, territory, municipality or other political subdivision, and to issue in exchange therefore, in the same manner provided by law, shares of the capital stock, bonds, or other obligations of the corporation; and, further, while the holder or owner of any such shares of capital stock, script, voting trust certificates, bonds, mortgages or other securities or evidence of indebtedness, to possess and exercise in respect thereof any and all rights, powers and privileges of ownership, including the right to vote thereon;
- I. To acquire, by purchase, lease or otherwise, and to own, use and operate factories, shops, manufacturing plants, including lands, buildings, machinery, equipment and appliances, warehouses, stores and other properties within and without the State of Maryland, which may be useful to accomplish any and all of the purposes or carrying on any of the business described above;
- J. To enter into, make and perform contracts, without limit as to the character or amount, execute, issue and endorse drafts, bills of exchange and negotiable instruments of all kinds, as permitted by law;
- K. To borrow money for any of the purposes of this Corporation, and to issue bonds, debentures, debenture_stocks, notes

or other obligations and to secure the same by pledge or mortgage of the whole or any part of the property of this Corporation, whether real or personal, or to issue bonds, debentures, debenture stock or notes without any such security;

L. To purchase, hold and re-issue the shares of the Corporation's capital stock in such manner as the Board of Directors may from time to time determine;

M. To have one or more offices and places of business, and to carry on all or any part of its operations or business, without restrictions or limit as to the amount of places, in any of the cities, districts or territories of the United States, subject to the laws of such state, district or territory.

The aforegoing objects and purposes shall, except when otherwise expressed, be in no way limited or restricted by reference to, or in reference from, the terms of any other clause of this, or any other Article of these Articles of Incorporation, or of any Amendment thereto, and shall each be regarded as independent, and construed as powers, as well as objects and purposes.

The Corporation shall be authorized to exercise and enjoy all the powers, rights and privileges granted to or conferred upon corporations of a similar character by the laws of the State of Maryland, now or hereafter in force, and the enumeration of the foregoing powers shall not be deemed to exclude any powers, rights or privileges so granted or conferred.

of the corporation in this State is LEISNER & HANSON REAL ESTATE, INC., 5730 Deale/Churchton Road, Deale, Maryland 20751. The name and post office of the Resident Agent of the Corporation is PAUL D. PETRO, 6117 Owings Beach Road, Deale, Maryland, 20751. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is five thousand (5,000.00) shares of capital stock without par value. The shares shall be of one class, and shall be called Common Stock.

SIXTH: After completion of the organizational

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meeting of directors of the Corporation and the issuance of one or more shares of stock of the Corporation, the Corporation shall have no Board of Directors. Until such time, the Corporation shall have one director: PAUL D. PETRO.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 13 day of February, 1987, and I acknowledge the same to be my act.

WITNESS;

BroBueszeur

PAUL D. PETRO

2893 0752

CLERK'S NOTATION

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APPROVED BY:

196 PAGE 840

State Department of Assessments and Taxation Gene L Burner, Director

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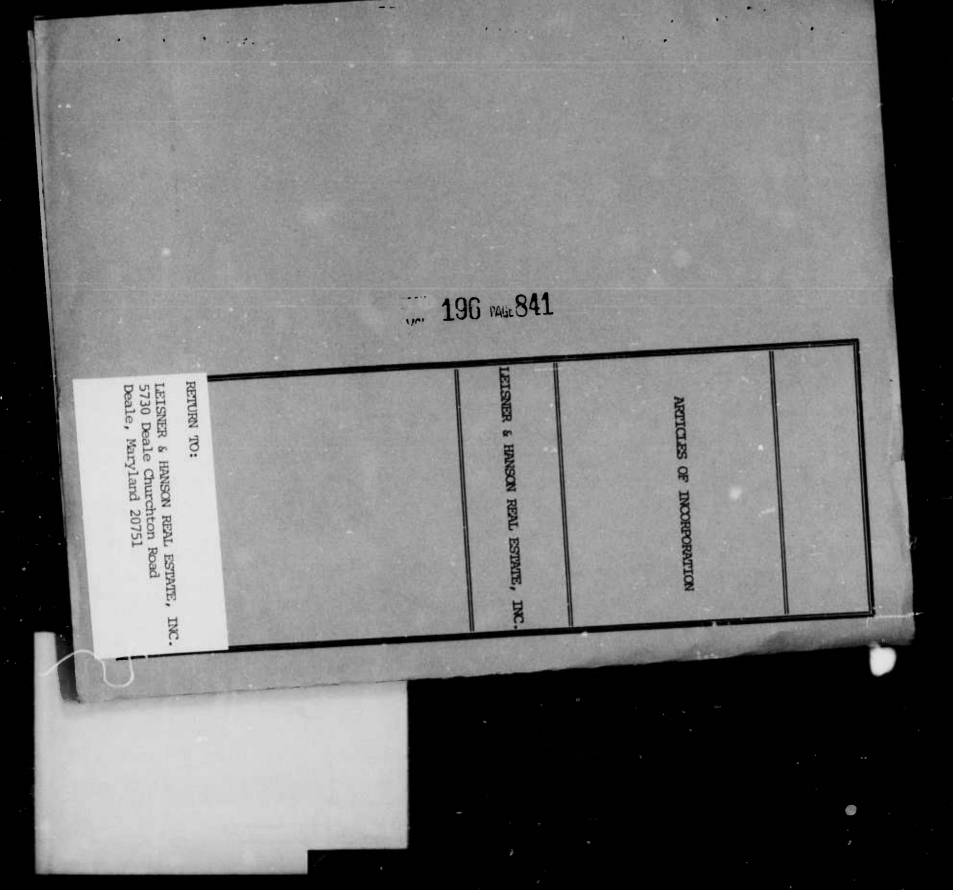
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... 136 PAGE 842

ARTICLES OF INCORPORATION OF LEISNER & HANSON REAL ESTATE. INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION A. M. AS IN CONFORMITY

OF MARYLAND FEBRUARY 17, 1987 AT WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

20

RECORDING FEE PAID:

D2291474

ANNE ARUNDEL COUNTY IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS

TO THE CLERK OF THE COURT OF BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> PAUL D. PETRO 5730 DEALE/CHURCHTON ROAD DEALE MD 20751

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RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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ARTICLES OF INCORPORATION

COMMERCIAL BUILDING SERVICE CO., INC.
(a Maryland Close Corporation under Title 4)

THIS IS TO CERTIFY:

The undersigned, MICHAEL WAYNE SMITH, whose post office address is P.O. Box 2478, Hyattsville, Maryland 20784, being at least eighteen (18) years of age, does hereby form a corporation under the general laws of the State of Maryland.

FIRST: The name of the corporation (which is hereinafter referred to as the "Corporation") is:

COMMERCIAL BUILDING SERVICE CO., INC.

SECOND: The corporation shall be a close corporation as authorized by Title 4 of the Corporations and Associations Article of the Laws of the State of Maryland.

THIRD: The purposes for which the corporation is formed are as follows:

To perform electrical contracting and general building maintenance.

To do all things customarily done by those in a similar business.

The corporation shall have the power to perform any and all acts and things necessary or useful to its business and purposes, and shall have the general, specific and incidental powers and privileges granted to it by statute, including:

To enter into and perform contracts; to acquire and exploit patents, rights and related and other interests; to acquire, use, deal in and with, encumber and dispose of real and personal property without limitation including obligations and securities; to invest and reinvest its funds, and take, hold and deal with real and personal property as security for the payment of funds loaned or invested or otherwise; to vary an investment or employment of capital of the corporation from time to time; or employment of capital of the corporation from time to time; entities for the performance of all undertakings, as partner, joint venturer, or otherwise, and to share or delegate control therewith or thereto.

ASSESSMENTS!

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To pay pensions and establish and carry out pension, profit sharing, stock options, stock purchase bonus, retirement, benefit, incentive or commission plans, trusts and provisions for any or all of its directors, officers and employees of its directors, officers or employees, or on the life of any stockholder for the purpose of acquiring at his death shares of its stock owned by such stockholder.

To merge or consolidate with any corporation in such manner as may be permitted by law; to aid in any manner any corporation whose stocks, bonds or other obligations are held or in any manner guaranteed by this corporation, or in which this corporation is in any way interested; and to do any other acts or things for the preservation, protection, improvement or enhancement of the value of any such stock, bonds or other securities to exercise all the rights, powers and privileges of ownership thereof, and to exercise any and all voting powers thereof; and to guarantee the payment of dividends upon any stock, the principal or interest or both, of any bonds or other securities, and the performance of any contracts.

To do all and everything necessary, suitable and proper for the accomplishment of any of the purposes or the attainment of any of the objects or the furtherance of any of the powers hereinbefore set forth, either alone or in association with other corporations, firms or individuals and to do every other act or acts, thing or things incidental or appurtenant to or growing out of any part or parts thereof, provided the same be not in consistent with the laws of the State of Maryland, and in any and all other places, without limitation.

FOURTH: The duration of the corporation shall be perpetual.

FIFTH: The post office address of the principal office of the corporation is 1483 Chatham Court, Crofton, MD 21114.

The name and post office address of the resident the corporation in Maryland are: MICHAEL WAYNE SMITH, 1483 Chatham Court, Crofton, Maryland 21114 . Said resident agent is a citizen of Maryland and actually resides

SIXTH: The total number of shares of stock which the corporation has authority to issue is one thousand (1, out par value, all of one class.

SEVENTH: The number of directors of the corporation shall be one, which number may be increased or decreased according to the By-Laws of the corporation, or any agreement of the stockholders of the corporation, concluded pursuant to Section 10 of the

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196 PAGE 845

3

General Corporation Law of the State of Maryland. The name of the director who shall act until his successors are duly chosen and qualified is MICHAEL WAYNE SMITH.

EIGHTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the corporation and of the directors and stockholders thereof.

No shares of stock of the corporation (including treasury stock), may be issued, transferred or sold by the corporation, its directors or stockholders except (a) in accordance with the provisions of Title 4 Subtitle 5 of the Corporations and the provisions Article of the Laws of the State of Maryland; or (b) Associations Article of the Laws of an agreement of the stockin accordance with the provisions of an agreement of the stockholders of the corporation concluded pursuant to Section 4-401 of the Corporations and Associations Article of the Laws of the State of Maryland.

The corporation reserves the right to make from time to time any amendments of its charter which may now or hereafter be authorized by law, including, but not limited to any amendments changing the terms of any by classification, reclassification or otherwise, but no such amendment shall be valid unless the same shall have been (a) authorized by the holder of all of its stock at the time outstanding, or (b) authorized by the terms of any agreement of the stockholders of the corporation concluded pursuant to Section 4-401 of the Corporations and Associations Article of the Laws of the State of Maryland.

IN WITNESS WHEREOF, I have hereunto signed these Articles of Incorporation and acknowledged the same to be my act on this _/O day of _______, 1987.

MICHAEL WAVNE SMITH

WITNESS:

APPROVED BY:

196 PAGE 846

STATE OF MARYLAND State Department of Assessments and Taxation Gene L Burner, Director

COUNTY 52

BUSINESS CODE 63 00 DOCUMENT CODE P.A Religious Close Stock Nonstock Surviving (Transferee) (Transferor) FEE REMITTED AMOUNT CODE Name Change Organ. & Capitalization (New Name) 20 Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or 63 Consolidation) Rec. Fee (Transfer) 64 Rec. Fee (Dissolution) __ Change of Name 65 Rec. Fee (Revival) 66 Foreign Qualification Change of Principal Office 52 Cert. of Qual. or Reg. 50 Foreign Name Registration Change of Resident Agent 51 Certified Copy 13 Foreign Penalty Change of Resident Agent 56 For. Supplemental Cert. 54 Address Cert. of Conveyance 73 Special Fee 75 For. Limited Partnership 80 Cert. Limited Partnership 83 Amendment to Limited Code 84 Partnership Terminaton of Limited 85 ATTENTION: Partnership Recordation Tax 21 State Transfer Tax Local Transfer Tax _Corp. Good Standing Foreign Corporation Registration MAIL TO ADDRESS: Other__ MATTHEW S. WATSON Other SUNDERLAND PL, NW. WASHINGTON, DC. 20036 TOTAL FEES Documents on _____checks NOTE:

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ARTICLES OF INCORPORATION

OF

COMMERCIAL BUILDING SERVICE CO., INC.

APPROVED AND	RECEIVED FOR REC	CORD BY THE STA	TE DEPARTMENT OF	ASSESSMENTS A	ND TAXATION	
OF MARYLAND	FEBRUARY	17, 1987	AT 10:45	O'CLOCK	A • M. AS IN CONFORM	AITY
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO:
MATTHEW S. WATSON
1914 SUNDERLAND PLACE, N.W.
WASHINGTON DC 20036



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RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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THE APEX GROUP, INC.

ARTICLES OF INCORPORATION

I, Mark L. Kreiser, whose post office address is 10826 Childs Street, Silver Spring, Maryland 20901, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter referred to as the "Corporation") is The Apex Group, Inc.

The purposes for which the Corporation is formed THIRD: are:

(i) To engage in the business of providing software services and data communication network products; and

(ii) To engage in any lawful purpose and/or business as provided under Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland.

FOURTH: The post office address of the principal office of the Corporation in this state is 514 Heavitree Garth, Severna Park Maryland 21146. The name and post office address of the Resident Agent of the Corporation in this State is Mark L. Kreiser, 10826 Childs Street, Silver Spring, Maryland 20901. Said Resident Agent is an individual actually residing in this State.

The total number of shares of capital stock which the FIFTH: Corporation has authority to issue is five hundred (500) shares, of the par value of One Dollar (\$1.00) per share or an aggregate par value of Five Hundred Dollars (\$500.00), all of one class (the "Common Stock").

The number of directors of the Corporation shall be four (4), which number may be increased or decreased pursuant to the SIXTH: By-Laws of the Corporation, but shall never be less than three (3).

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H. ERLE SCHAFER CLERK

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196 PAGE 349

- (5) The Board of Directors shall have the power, if authorized by the By-Laws, to designate by resolution or resolutions adopted by a majority of the Board of Directors, one or more committees, each committee to consist of two (2) or more of the directors of the Corporation, which, to the extent provided in said resolutions or in the By-Laws of the Corporation and permitted by the Annotated Code of the State of Maryland, shall have and may exercise any or all of the powers of the Board of Directors in the management of the business and affairs of the Corporation, and shall have the power to authorize the seal of the Corporation to be affixed to all instruments and documents which may require it.
- (6) The Board of Directors shall, subject to the Annotated Code of the State of Maryland, have the power to determine from time to time whether and to what extent and at what times and places and under what conditions any accounts and books of the Corporation, or any of them, shall be open to inspection of the stockholders; and no stockholder shall have any right to inspect any account or book or document of the Corporation except as conferred by the Annotated Code of the State of Maryland, unless and until authorized to do so by resolution of the Board of Directors or of the stockholders.
- (7) If the By-Laws so provide, the Board of Directors of the Corporation shall have the power to hold its meetings, to have an office or offices and, subject to the provisions of the Annotated Code of the State of Maryland, to keep the books of the Corporation, outside of said State at such place or places as may from time to time be designated by it.
- (8) The Board of Directors shall have the power to borrow or raise money, from time to time and without limit, and upon any terms, for any corporate purposes; and, subject to the Annotated Code of the State of Maryland, to authorize the creation, issue, assumption or guaranty of bonds, notes or other evidences of indebtedness for moneys borrowed, to include therein such provisions as to redeemability, convertibility or otherwise, as the Board of Directors, in its sole discretion, may determine and to secure the payment of principal, interest or sinking fund in respect thereof by mortgage upon, or pledge of, or the conveyance or assignment in trust of, the whole or any part of the properties, assets and good will of the Corporation then owned or thereafter acquired.

196 PAGE 850

The names of the Directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: Donn Lewis, R. Samuel Fine, John L. Shetrone, Jr., and Anthony J. Hering.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

- (1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.
- (2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of such shares.
- (3) The Corporation reserves the right to amend its charter so that such amendment may alter the contract rights, as expressly set forth in the Charter, of any outstanding stock, and any objecting stockholder whose rights may or shall thereby be substantially adversely affected shall not be entitled to the same rights as an objecting stockholder in the case of a consolidation, merger, share exchange or sale, lease, exchange or transfer of all or substantially all of the assets of the Corporation.
- (4) The By-Laws of the Corporation may authorize the Board of Directors, by vote of a majority of the entire Board of Directors, to increase the number of directors fixed by these Articles of Incorporation or by the By-Laws within a limit specified in the By-Laws, provided that in no case shall the number of directors be less than three (3), and to fill the vacancies created by any such increase in the number of directors. Unless otherwise provided in the By-Laws of the Corporation, the directors of the Corporation need not be stockholders thereof.

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The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other Article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers of the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

- (9) With respect to:
 - (a) the amendment of the Charter of the Corporation;
- (b) the consolidation of the Corporation with one or more corporations to form a new consolidated corporation;
- (c) the merger of the Corporation into another corporation or the merger of one or more other corporations into the Corporation;
- (d) the sale, lease, exchange or other transfer of all, or substantially all, of the property and assets of the Corporation including its goodwill and franchises;
- (e) the participation by the Corporation in a share exchange (as defined in the Corporations and Associations Article of the Annotated Code of the State of Maryland) as the corporation the stock of which is to be acquired;
- (f) the voluntary or involuntary liquidation, dissolution or winding up of the Corporation;

such action shall be effective and valid only if taken or approved by a vote of not less than a majority of the shares entitled to be cast thereon, after due authorization and/or approval and/or advice of such action by the Board of Directors as required by law, notwithstanding any provision of law requiring any action to be taken or authorized other than as provided in this Article SEVENTH.

EIGHTH: Except as may be otherwise provided by the Board of Directors of the Corporation no holder of any shares of stock of the Corporation shall have any preemptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

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Page 4

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.... 196 page 852

NINTH: 1. As used in this Article NINTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of the State of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

- 2. The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the provisions of the Indemnification Section.
- other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent and in accordance with the provisions of the Indemnification Section; provided, however, that such indemnification shall be approved by a majority vote of the directors, voting at a duly constituted meeting of the Board of Directors.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 17th day of February, 1987 and I acknowledge the same to be my act.

Mark L. Kreiser

2894 0395

Page 5

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State Department of Assessments and Taxation

Gene L Burner, Director BUSINESS CODE 03 COUNTY 52 DOCUMENT CODE P.A Religious Close Stock Nonstock Surviving Merging (Transferee) ___ (Transferor) AMOUNT FEE REMITTED CODE Name Change 10 Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) 65 Rec. Fee (Revival) _ Change of Name 66 Foreign Qualification 52 Change of Principal Office Cert. of Qual. or Reg. 50 Foreign Name Registration 51 Certified Copy 13 Change of Resident Agent Foreign Penalty 56 54 For. Supplemental Cert. Change of Resident Agent Cert. of Conveyance Address Special Fee 75 For. Limited Partnership 80 83 Cert. Limited Partnership Amendment to Limited Code Partnership Terminaton of Limited Partnership ATTENTION: Recordation Tax State Transfer Tax Local Transfer Tax 23 Corp. Good Standing 31 Foreign Corporation Registration MAIL TO ADDRESS: Other_ Other TOTAL FEES

APPROVED BY:

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CLERK'S NOTATION

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NOTE:

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ARTICLES OF INCORPORATION THE APEX GROUP, INC.

APPROVED AND	RECEIVED FOR RECORD	BY THE STATE DEPARTMENT OF ASSESSMEN	NTS AND TAXATION
OF MARYLAND	FEBRUARY 18	8, 1987 AT 10:27 O'CLO	CK A • M. AS IN CONFORMITY
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TO THE CLERK O	OF THE COURT OF	ANNE ARUNDEL C	COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO: MARK L. KREISER, ESQUIRE ONE MACKE CIRCLE CHEVERLY MD 20781



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RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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196 MAGE 355

ARTICLES OF INCORPORATION

OF

PARDNERS', INC. 2/17/87 11:200

THIS IS TO CERTIFY:

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CLERK CLERK

ARTICLE ONE: I, the undersigned, David Redding Young whose post office address is 282 Waycross Way, Arnold, MD 21012, being at least eighteen years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

ARTICLE TWO: The name of the Corporation, which is hereinafter called the Corporation is:

PARDNERS', INC.

ARTICLE THREE: The purposes for which the Corporation is formed are as follows:

(a) To introduce, erect, operate, conduct, manage, maintain, and carry on restaurants, cafes, carry-out restaurants and catering businesses; to buy, sell, lease, or otherwise dispose of, and to operate, conduct, furnish, equip, and manage restaurants, inns, carry-out restaurants and generally to do and perform everything necessary for carrying out the aforesaid purposes.

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.... 196 PAGE 856

- (b) To acquire by purchase, assignment or otherwise rights to operate certain restaurants under the terms of Standard Franchise Agreements including, but not limited to, a franchise or franchises offered by Pizza Movers System, Inc., a Maryland corporation.
- (c) To buy, or otherwise acquire, manufacture, market, prepare for market, sell, deal in, deal with, import, and export food and food products of every class and description, fresh, canned, preserved, or otherwise.
- (d) To prepare and serve all food, beverages and other preparations and refreshments of all kinds.
- (e) To purchase, or in any way acquire for investment or for sale or otherwise, lands, contracts for the purchase or sale of lands, buildings, improvements, and any other real property of any kind or any interest therein, and as the consideration for same to pay cash or to issue the capital stock, debenture bonds, mortgage bonds, or other obligations of the corporation, and to sell, convey, lease, mortgage, deed in trust, turn to account, or otherwise deal with all or any part of the property of the corporation; to make and obtain loans upon real estate, improved or unimproved, and upon personal property, giving or taking evidences of indebtedness and securing the payment thereof by mortgage, trust deed, pledge or otherwise, and to enter into contracts to buy or sell any property, real or personal; to buy and sell mortgages, trust deeds, contracts, and evidences of indebtedness; to purchase or otherwise acquire, for the purpose of holding or disposing of the same, real or personal

196 PAGE 857

property of every kind and description, including the good will, stock, rights, and property of any person, firm, association, or corporation, paying for the same in cash, stock, or bonds of this corporation; and to draw, make, accept, indorse, discount, execute, and issue promissory notes, bills of exchange, warrants, bonds, debentures, and other negotiable or transferable instruments, or obligations of the corporation, from time to time, for any of the objects or purposes of the corporation without restriction or limit as to amount.

- (f) To acquire the goodwill, right and property and to undertake the whole or any part of the assets or liabilities of any person, firm, association or corporation, to pay for the same in cash, the stock of this Corporation, bonds or otherwise, in the manner permitted by law; to hold or in any manner dispose of the whole or any part of the property so purchased; to conduct in any lawful manner the whole or any part of the business so acquired, and to exercise all the powers necessary or convenient in and about the conduct and management of such business.
- (g) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland as amended from time to time.

ARTICLE FOUR: The post office address of the principal office of the Corporation in this State is:

282 Waycross Way Anne Arundel County Arnold, MD 21012

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The name and post office address of the resident agent of the Corporation in this State is:

Jeffery Bruce Combs 288 Beach Avenue Pasadena, MD 21122

ARTICLE FIVE: The total number of shares which the Corporation is authorized to issue is ten thousand (10,000) shares, at a par value of Ten Dollars (\$10.00) per share, all of one class.

ARTICLE SIX: The number of directors of the Corporation shall be four (4), which may be increased or decreased pursuant to the by-laws of the Corporation, which shall never be less than three (3) provided that:

a. If there is no stock outstanding, the number of directors may be less than three (3), but not less than one (1); and

b. If there is stock outstanding and so long as there are less than three (3) stockholders, the number of directors may be less than three (3), but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are:

DAVID R. YOUNG JEFFERY B. COMBS RAE LYNN YOUNG ELIZABETH ANN COMBS

ARTICLE SEVEN: The following provisions are hereby adopted for the purpose of defining, limiting, and regulating the powers of the Corporation and of the directors and stockholders:

VC: 196 PAGE 859

- (1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock or any class or classes, whether now or hereafter authorized.
- (2) The Board of Directors of the Corporation is hereby empowered to authorize the issuance of Ten thousand (10,000) fully paid and non-assessable shares with a par value of \$10.00 per share.

ARTICLE EIGHT: No contract, act or other transaction between corporation and any other corporation, firm or individual, shall, in any way, be affected or invalidated by the fact that any of the directors or officers of such other corporation, or are in any way connected with any such individual, firm or corporation, provided that the fact that he or such corporation, firm, or individual so interested shall be disclosed or shall have been known to the Board of Directors or a majority thereof; and any director of this Corporation who is also a director or officer of such other corporation or who is so interest may be counted in determining the existence of a quorum at any meeting of the Board of Directors of this corporation, which shall authorize any such contract, act or transaction, with like force and effect as if he were not such director or officer of such other corporation or not so interested; and each and every person who may become a director of the Corporation is hereby relieved, in the absence of actual fraud, from any liability that may

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196 PAGE 860

otherwise exist because of contracting with the corporation for the benefit of such other corporation, firm or individual in which he may be in anywise interested.

ARTICLE NINE:

- (1) As used in this Article any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland, (the "indemnification section") as amended from time to time, shall have the same meaning as provided in the "indemnification section".
- (2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the indemnification section.
- than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the indemnification section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise, any proceeding referred to in Subsection (b) or (c) of the indemnification section or any claim, issue or matter raised in such proceeding, the corporation shall not indemnify such corporate representative other than a present or former director of officer of the indemnification section, unless until it shall have been determined and authorized in specific case by (a) an affirmative vote at a duly constituted meeting at a majority of

.... 196 PAGE 861

the Board of Directors who were not parties to the proceeding or (b) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceedings, an indemnification of such corporate representative other than a present or former director of officer is proper in the circumstances.

ARTICLE TEN: The duration of the corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 12 day of February, 1987

May Var Judie

DAVID REDDING YOUNG

Mary C Var Juder

STATE OF MARYLAND, COUNTY OF ANNE ARUNDEL, to wit:

I HEREBY CERTIFY, that on this And day of FORDURY

1987, before me, the Subscriber, a Notary Public, in and for the

State and County aforesaid, personally appeared DAVID REDDING

YOUNG and he made oath in due form of law that the foregoing

Articles of Incorporation to be his act.

AS WITNESS my hand and Notarial Seal.

My Commission Expires: July 1, 1990 AN CA

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APPROVED BY:

196 PAGE 862

State OF MARYLAND
State Department of Assessments and Taxation
Gene L Burner, Director

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	20	Organ. & Capitalization	Name Change (New Name)
	24	Rec. Fee (Arts. of Inc.)	(NOW INCHES)
		Rec. Fee (Amendment)	
		Rec. Fee (Merger or	
		Consolidation)	
		Rec. Fee (Transfer)	
		Rec. Fee (Dissolution)	
,		Rec. Fee (Revival)	Change of Name
		Foreign Qualification	
		Cert. of Qual. or Reg.	Change of Principal Offic
1		Foreign Name Registration	
		Certified Copy	Change of Resident Agent
5		Foreign Penalty	
4		For. Supplemental Cert.	Change of Resident Agent
3		Cert. of Conveyance	Address
		Special Fee	
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ARTICLES OF INCORPORATION

OF

PARDNERS*, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION A. M. AS IN CONFORMITY

OF MARYLAND FEBRUARY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID: 20 02291672

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS TO THE CLERK OF THE COURT OF

BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: AYRES, JR. CHARLES W. AYRES, JR. P. D. BOX 670
GLEN BURNIE

MD 21061

15603001177

A 223857



RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER FOLIO2854 0421

196 PAGE 864

ARTICLES OF INCORPORATION

1987 FEB 19 A 10: 53

LEGAL FORWARDING SERVICE, INC.

FIRST: I, the undersigned, Leonard M. Gatti, of 10921 Ralston Road, Rockville, Maryland 20852, being at least eighteen (18) years of age, do hereby associate myself as an incorporator with the intention of forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation is

LEGAL FORWARDING SERVICE, INC.

THIRD: The purposes for which the corporation is formed are:

- (a) To engage in the business of soliciting and forwarding to attorneys delinquent accounts receivable for the purpose of collecting such overdue
- (b) To engage in and carry on any other business which it may lawfully conduct under the laws of the State of Maryland and which the directors and stockholders of this corporation may from time to time authorize.

FOURTH: The postoffice address of the initial registered office is Suite 302, 411 Telegraph Road, Odenton Maryland 21113. The name of the county in which the initial registered office is located is Anne Arundel County . The name of its registered agent is Leonard M. Gatti, who is a resident of Maryland and a director of the corporation, and whose business office is the same as the registered office of the corporation.

FIFTH: The total number of shares of stock of all classes which the corporation has authority to issue is 2,000. Of said number, 2,000 shares shall be common stock of a par value of \$.10 each. The aggregate par value of all such shares shall be \$200.00.

SIXTH: All voting rights shall be vested in the holders of the common stock. The holders of preferred stock, if ever authorized and issued, shall not be entitled to vote unless otherwise required by law.

SEVENTH: The number of directors of the corporation shall be not less than three nor more than seven the exact number to be determined from time to time by the by-laws. The names of those who shall act as such until the first annual meeting or until their successors are duly chosen and qualify

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George L. Kerr H. S. Khera Leonard M. Gatti

CLERK'S NOTATION Document submitted for record in a condition not permitting satisfactory photographic reproduction.

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EIGHTH: The board of directors of the corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

Notwithstanding any provision of law requiring a greater proportion than a majority of votes of all classes or any class of stock entitled to be cast, to take or authorize any action, the corporation may take or authorize such action upon concurrence of a majority of the aggregate number of the votes entitled to cast thereon.

The corporation reserves the right from time to time to make any amendment of its charter, now or hereafter authorized by law, including any amendment which alters the contract rights, as expressly set forth in its charter,

NINTH: The duration of the corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these articles of incorporation on February 11, 1987, and acknowledge the same to be my act.

Leonard M. Gatti

MONTGOMERY COUNTY MARYLAND, SS:

I HEREBY CERTIFY That on February 11, 1987, before me, the subscriber, a notary public of Montgomery County Maryland, personally appeared Leonard M. Gatti, and acknowledged the foregoing articles of incorporation to be his act.

WITNESS my hand and notarial seal the day and year last above written.

My commission expires July 1,

Mayfield L. Ertzinger

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State OF MARYLAND State Department of Assessments and Taxation Gene L Burner, Director

DOCUMENT CODE 02

BUSINESS CODE 03 COUNTY CLERK'S NOTATION

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Organ. & Capitalization Name Change (New Name) Rec. Fee (Arts. of Inc.) Rec. Fee (Merger or Consolidation) Rec. Fee (Merger or Consolidation) Rec. Fee (Bissolution) Rec. Fee (Revival) Poreign Qualification Cert. of Qual. or Req. Foreign Foreign Penalty For. Supplemental Cert. Cert. of Conveyance Special Fee For. Limited Partnership Amendment to Limited Partnership Recordation Tax State Transfer Tax Local Transfer Tax Local Transfer Tax Corp. Good Standing Foreign Corporation Registration Other Other Change of Resident Agent Code Code ATTENTION: MAIL TO ADDRESS: MAIL TO ADDRESS: AD Charles MAIL TO ADDRESS: AD Charles MAIL TO ADDRESS:	Mergir (Trans	sferor)	Surviving (Transferee)
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APPROVED BY:

CLERK'S NOTATION

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ARTICLES OF INCORPURATION OF LEGAL FORWARDING SERVICE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION A . M. AS IN CONFORMITY O'CLOCK OF MARYLAND FEBRUARY 19, 1987 AT 10:53 WITH LAW AND ORDERED RECORDED. ORGANIZATION AND CAPITALIZATION FEE PAID D2291797

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

> RETURN TO: LEONARD M. GATTI 10921 RALSTON ROAD ROCKVILLE

MD 20852

HILL ASSESSED

156C3001189

A 223869

RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS

2894 0505

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

Document submitted for record

in a condition not permitting satisfactory photographic repro-

MYSTICAL IMPORTS, INC.

OF

A CLOSE CORPORATION

This is to certify that:

FIRST: George V. Frederick, Jr., whose address is 8592 Main Avenue, Pasadena, Anne Arundel County, Maryland 21122, being at least eighteen years of age, does under and by virtue of the General Laws of the State of Maryland authorizing the formation of corporations, intend to form a corporation by the execution and filing of these Articles.

SECOND: The name of the corporation (which is hereafter called "the Corporation") is:

MYSTICAL IMPORTS, INC.

THIRD: The Corporation is a close corporation authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland,

FOURTH: The purposes for which the Corporation is formed are as follows:

- (a) To engage in the business of importing and selling Latin

 American Jewelry and Leather Products;
- (b) To acquire by purchase or in any other manner and take, receive, own, hold, use, employ, improve and otherwise deal with any interest in real or personal property;
- (c) To sell, lease, exchange, transfer, convey, mortgage, pledge and otherwise dispose of any or all of its assets;
- (d) To make contracts and guarantees, to incur liabilities and borrow money; but the corporation will not act as a surety;
- (e) To engage in any other lawful business or activity and to exercise any power now or from time to time hereafter permitted by the General Laws of the State of Maryland relating to corporations, without regard to whether such business, activity or power is appropriate to promote and/or attain the other purposes set forth in this Article.

1987 FEB 18 A 9: 00

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H. EKLE SCHAFER CLERK

FIFTH: The address of the principal office of the Corporation in this State is: 532 Jeffrey Road, Millersville, Maryland 21108. The resident agent of the Corporation is: Jerry Ray, whose address is: 532 Jeffrey Road, Millersville, Maryland 21108. The resident agent is a citizen of the State of Maryland who resides here.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is Five Thousand (5000) shares without par value, all of which shares are of one class and are designated common stock.

SEVENTH: The Corporation elects to retain a Board of Directors. There shall be two (2) initial directors who shall act until the first annual meeting or until successors are duly chosen and qualified. The number of directors may be increased or decreased pursuant to the Bylaws of the Corporation. The names of the directors are (1) Jerry Ray and (2) Lawrence A. Ray.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on the 30th day of January, 1987 and I certify those Articles to by my act, and acknowledge the same to be my act.

George V Frederick, Jr.

2894 0576

CLERK'S NOTATION

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APPROVED BY:

196 PASE 870

State OF MARYLAND State Department of Assessments and Taxation Gene L Burner, Director

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		Consolidation)	
1		Rec. Fee (Transfer)	
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CLERK'S NOTATION

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CLERK'S NOTATION

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duction.

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ARTICLES OF INCORPORATION OF MYSTICAL IMPORTS, INC.

APPROVED AND	RECEIVED FOR REC	ORD BY 1	HE STAT	E DEPAR	TMENT OF A	SSESSMENTS A	AND TAX	ATION	
OF MARYLAND	FEBRUARY	18,	1987	AT	9:00	O'CLOCK	Α.	M. AS IN CO	ONFORMITY
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TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TU:
GEORGE V. FREDERICK, JR.
P. D. BOX 445
PASADENA MD 21122

15603001198

A 223877

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO 2594 0574



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ARTICLES OF INCORPORATION

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ANN'S KRYSTAL KLEAN INCORPORATED

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FIRST:

The undersigned (1) Ann Kight, (2) Danny K. Evans, and

(3) Robert S. Schaeffer whose post office addresses are

487 Margaret Lane, Arnold, MD 21012, each being at least eighteen
years of age, do hereby form a corporation under the general laws of
the State of Maryland.

SECOND:

The name of the corporation (which is hereinafter called the Corporation) is ANN'S KRYSTAL KLEAN INCORPORATED.

THIRD:

The purpose for which the Corporation is formed and the business or objects to be carried on and promoted by it are as follows:

- (A) To maintain and operate a professional cleaning firm providing residential and commercial complete interior cleaning services.
- (B) To finance the necessary credit in the furtherance of the above business.
- (C) To purchase or otherwise acquire, hold, mortgage, pledge, sell, transfer, or in any manner encumber or dispose of goods, wares, merchandise, implements, and other personal equipment of every kind.
- (D) To purchase, lease or otherwise acquire, hold, develop, improve, mortgage, sell, exchange, let, or in any manner encumber or dispose of real property wherever situated.

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H. ERLE SCHAFER
GLERK

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- (E) To purchase or otherwise acquire, hold, and reissue shares of its capital stock of any class; and to purchase, hold, sell, assign, transfer, exchange, lease, mortgage, pledge, or otherwise dispose of, any shares of stock of, or any bonds or other securities or evidences of indebtedness issued or created by, any other corporation or association, organized under the laws of the State of Maryland or of any other state, territory, district, colony, or dependency of the United States of America, or of any foreign country; and while the owner or holder of any such shares of stock, bonds, or other obligations, to possess and exercise in respect thereof any and all the rights, powers, and privileges of ownership, including the right to vote on any shares of stock so held or owned; and upon distribution of the assets or a division of the profits of this Corporation, to distribute any such shares of stock, bonds, or other obligations, or the proceeds thereof, among the stockholders of the Corporation.
- (F) To loan or advance money with or without security, without limit as to amount; and to borrow or raise money for any of the purposes of the Corporation and to issue bonds, debentures, notes, or other obligations of any nature, and in any manner permitted by law, for money so borrowed or in payment for property purchased, or for any other lawful consideration, and to secure the payment thereof and of the interest thereon, by mortgage upon, or pledge or conveyance of assignment in trust, of, the whole or any part of the property of the Corporation, real or personal including contract rights, whether at the time owned or thereafter acquired; and to sell, pledge, discount or otherwise dispose of such bonds, notes or other obligations of the Corporation for its corporate purposes.
- (G) To carry on any of the businesses hereinbefore enumerated for itself, or for account of others, or through others for its own account, and to carry on any business which may be deemed by it to be calculated, directly or indirectly, to effectuate or facilitate the transaction of the aforesaid objects or businesses, or any of the, or any part thereof, or to enhance the value of its property, business, or rights.
- (H) To carry out all or any part of the aforesaid purposes, and to conduct its business in all or any of its branches in any or all states, territories, districts, colonies, and dependencies of the United States of America and in foreign countries; and to maintain offices and agencies in any or all states, territories, districts, colonies, and dependencies of the United States of America and in foreign countries.

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The aforementioned enumeration of the purposes, objects, and business of the Corporation is made in furtherance, and not in limitation, of the powers conferred upon the Corporation by law, and is not intended, by the mention of any particular purpose, object, or business, in any manner to limit or restrict the generality of any other purpose, object or business mentioned, or to limit or restrict any of the powers of the Corporation. The Corporation is formed upon the articles, conditions, and provisions herein expressed and subject in all particulars to the limitations relative to corporations which are contained in the general laws of this State.

FOURTH:

The post office address of the principal office of the Corporation in Maryland is 487 Margaret Lane, Arnold, MD 21012, and the name and post office address of the resident agent of the Corporation in Maryland are Jerome R. Sereboff, 624 Cove Terrace, Arnold, MD 21012. Said resident agent is a citizen of Maryland and actually resides therein.

FIFTH:

The total number of shares of stock which the Corporation has the authority to issue is fifteen hundred having a par value of one dollar per share, all of one class, having an aggregate par value of 1500 dollars.

SIXTH:

The number of directors of the Corporation shall be three in number, which may be increased or decreased pursuant to the by-laws of the Corporation, and shall never be less than three; the names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are Ann Kight, Danny K. Evans, and Robert S. Schaeffer.

SEVENTH:

The following provisions are hereby adopted for defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(A) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, with or without par value, of any class, and securities convertible into shares of its stock, with or without par value, of any class, for such considerations as said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, but subject to such limitations and restrictions, if any, as may be set forth in the Bylaws of the Corporation.

3

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- (B) No contract or other transaction between this Corporation and any other corporation and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the directors of this Corporation are pecuniarily or otherwise interested in, or are directors or officers of, such other corporation, any directors individually, or any firm of which any director may be a member, may be a party to, or may be pecuniarily or otherwise interested in, any contract or transaction of this Corporationc provided that the fact that he or such firm so interested shall be disclosed or shall have the heavy to the Board of Directors or a majority thereof; and any been known to the Board of Directors or a director or officer of such other corporation or who is also a director or officer of such other corporation or who is so interested may be counted in determining the existence of a quorum at any meeting of the Board of Directors of this Corporation, which shall authorize any such contract or transaction.
- (C) The Board of Directors shall have the power, from time to time, to fix and determine and to vary the amount of working capital of the Corporation; to determine whether any, and, if any, what part, of the surplus of the Corporation or of the net profits arising from its business shall be declared in dividends and paid to the stockholders, business shall be declared in dividends and paid to the stockholders, subject, however, to the provisions of the charter, and to direct and determine the use and disposition of any such surplus or net profits. The Board of Directors may in its discretion use and apply any of such surplus or net profits in purchasing or acquiring any of the shares of stock of the Corporation, or any of its bonds or other evidences of indebtedness, to such extend and in such manner and upon such lawful terms as the Board of Directors shall deem expedient.
- (D) The Corporation reserves the right to make from time to time any amendments of its charter which many now or hereafter be authorized by law, including any amendments changing the terms of any class of its stock by classification, re-classification or otherwise, but no such amendments which change the terms shall have been authorized by the holders of four-fifths of all such stock at the time outstanding, by vote at a meeting or in writing with or without a meeting.

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The period of the duration of the Corporation shall be perpetual. EIGHTH:

In witness whereof, WE have signed the Articles of Incorporation on

this third February

· Con Kight Danny B. Evans Pokert S. Schaeffer

State of MARYLAND

County of ANNE ARUNDEL, ss:

I HEREBY CERTIFY that on ____ February 3, 1987 before me, the subscriber, a notary public of the state of Maryland in and for the County of Anne Arundel personally appeared before me Ann Kight

Danny K. Evans Robert S. Schaeffer , and jointly and severally acknowledged the foregoing Articles of Incorporation to be their act.

WITNESS my hand and notarial seal, the day and year last above written.

My Commission expires July 1, 19 90 .



APPROVED BY:

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State Department of Assessments and Taxation Gene L. Burner, Director

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.... 196 Has 378

ARTICLES OF INCORPORATION

OF

ANN'S KRYSTAL KLEAN INCORPORATED

APPROVED AND RE	CEIVED FOR REC	ORD BY THE STAT	E DEPARTMENT OF	ASSESSMENTS A	ND TAXATION	
OF MARYLAND	FEBRUARY	18, 1987	AT 9:24	O'CLOCK	A • M. AS IN CONFORMI	TY
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ORGANIZATION AND CAPITALIZATION FEE PA	ID.		RECORDING FEE PAID		SPECIAL FEE PAID:	
\$	20	s		20	s	
			D2292076	5		

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO:
JEROME R. SEREBOFF
3 CHURCH CIRCLE, SUITE 135
ANNAPOLIS MD 21401



15503001217

A 223892

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO, 894 0683

AT5-060

· 0001 0323

196 198

ARTICLES OF INCORPORATION

OF

A Maryland Close Corporation 8

10:02Wm.

THIS IS TO CERTIFY;

That we, the subscribers, Warren M. Kirby and Katherine M. Kirby whose address is 8238 Silver Run Ct, Pasadena, Maryland, being of full legal age do, under and by virtue of the general Laws of the State of Maryland, authorizing the formation of corporations, associate themselves for the purpose of forming a corporation.

ARTICLE I, NAME

The name of the Corporation (which hereafter is called the Corporation), is Sprite Maintenance, Inc.

ARTICLE II, PURPOSE

The purpose for which the Corporation is formed and the business and objects to be carried on and promoted by it are as follows:

To operate a commercial cleaning and maintenance service, and to purchase, service, sell, maintain, design, improve, salvage insure and store any and all equipment and supplies necessary or incidental to the operations of the business, and conduct all acts necessarily in furtherance thereof, including, the lease, rental, mortgage, purchase of any and all property and facilities, including the financing thereof, and any acts to borrow or obtain money or financing therefore.

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0001 0324

H. ERLE SCHAFER

196 PAGE 880

ARTICLE III, ADDRESS AND RESIDENT AGENT

The principal office of the Corporation shall be maintained at 8238 Silver Run Court, Pasadena, Md 21122. The Resident Agent shall be William Turc, 7 Central Avenue, Glen Burnie, Md 21061, said Resident Agent is a resident of the State of Maryland, and actually resides therein.

ARTICLE IV, STATUS OF CORPORATION

The Corporation shall exist as a close corporation, until such time as the Shareholders shall by unanimous written consent file Articles of Amendment to change such status.

ARTICLE V, DIRECTORS

The Corporation shall have two directors, and Katherine M. Kirby and Warren M. Kirby shall act as such until the first annual meeting, or until their successors are duly chosen and qualified.

ARTICLE VI, CAPITAL STOCK

The total amount of authorized stock of the Corporation is Five Thousand Shares of common stock of no par value.

The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, without par value, for such considerations as the said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, after first obtaining the unanimous approval of all shareholders of the Corporation.

ARTICLE VII, AMENDMENTS

The Corporation upon unanimous approval of the shareholders, reserves the right to make from time to time any amendments of $2894\ 0744$

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

its charter which may now or hereafter be authorized by law.

WITNESS WHEREOF, we have signed these Articles of Incorporation, this 13^{74} day of February, 1987, and acknowledge the same to be our act.

Witness:

2894 0745



STATE OF MARYLAND

196 146:882

State Department of Assessments and Taxation Gene L. Burner, Director

DOCUMENT CODE 02 B BUSINESS CODE <u>63</u> COUNTY 52 P.A Religious Vclose V Stock Nonstock Merging Surviving (Transferor) (Transferee) AMOUNT FEE REMITTED CODE Name Change Organ. & Capitalization 20 (New Name) Rec. Fee (Arts. of Inc.) 61 Rec. Fee (Amendment) 62 63 Rec. Fee (Merger or Consolidation) Rec. Fee (Transfer) Rec. Fee (Dissolution) Rec. Fee (Revival) ____ Change of Name Foreign Qualification 52 Cert. of Qual. or Reg. ____ Change of Principal Office 51 Foreign Name Registration 1.3 _Certified Copy ____ ____ Change of Resident Agent Foreign Penalty 56 ____ Change of Resident Agent 54 For. Supplemental Cert. Cert. of Conveyance Address 75 Special Fee For. Limited Partnership 80 Cert. Limited Partnership 83 84 Amendment to Limited Partnership Terminaton of Limited 85 Partnership ATTENTION: Recordation Tax State Transfer Tax 23 Local Transfer Tax Corp. Good Standing 31 Foreign Corporation Registration Other MAIL TO ADDRESS: William Turc Other Glen Burnie Md 2/06/ FEES Check

APPROVED BY: 90

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CLERK'S NOTATION

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ARTICLES OF INCORPORATION SPRITE MAINTENANCE - INC. OF

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OF MARYLAND FEDRO	THE STATE DEPARTMENT OF ASSESSMENT 1987 AT 10:02 O'CLOCK	A . M. AS IN CONFORMITY
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ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS TO THE CLERK OF THE COURT OF

BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: WILLIAM TURC 7 CENTRAL AVENUE GLEN BURNIE

MD 21061

15603001223 A 223897



RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS 2894 0742 AND TAXATION OF MARYLAND IN LIBER, FOLIO.

196 PAGE 885

NIDA COBB GROUP, INC.

(A CLOSE CORPORATION)

ARTICLES OF INCORPORATION

FIRST: The undersigned Katherine L. Cobb, whose address is 1024 Old Bay Ridge Road, Annapolis, Maryland 21403, being at least eighteen years of age, does hereby form a corporation under Title 4 of the Corporation and Association Article of the Annotated Code of Maryland.

SECOND: The name of the corporation (which is hereinafter called the Corporation) is "Nida Cobb Group, Inc.".

THIRD: The Corporation shall be a close corporation as authorized by Title 4 of the Corporation and Associations Article of the Annotated Code of Maryland.

FOURTH: The purposes for which the Corporation is formed are as follows:

To build, erect, construct, lease, or otherwise acquire, manage, occupy, maintain, and operate buildings for hotel purposes, dwelling houses, apartment houses, office buildings, and any other commercial, residential or private use and to acquire lands necessary to fulfill such purpose.

To introduce, operate, conduct, manage, maintain, and carry on the business of real estate development; to buy, sell, lease or otherwise dispose of, to operate, conduct, furnish, equip and manage such real estate development, and generally to do and perform everything necessary for carrying out the aforesaid purposes. To buy, otherwise acquire, manufacture, market, prepare for market, sell, deal in, and deal with, real estate development of every class and description.

To own, operate, rent, lease and sell marine vessels and crafts and engage in marine construction and salvage, both suface and subsurface, to include, but not limited to, dredging, piers, docks, foundations, breakwaters and bulkheads.

To own, operate, rent, lease, sell, initiate, develop, broker or buy any business or enterprise, regardless of purpose and function, and to engage in any activity provided it is allowable under the laws of the State of Maryland.

To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation in Maryland is 1024 Old Bay Ridge Road, Annapolis, Maryland 21403. The name and post office of the resident agent of the Corporation in Maryland is Katherine L. Cobb, 1024 Old Bay Ridge Road, Annapolis, Maryland 21403. Said resident agent is a citizen of Maryland and actually resides therein.

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2894 0991

STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

APPROVED FOR RECORD

H. EKLE SCHAFER CLERK

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196 PAUL 886

SIXTH: The total number of shares of stock which the Corporation has authority to issue is Ten Thousand (10,000) Shares without par value, all of one class.

SEVENTH: After the completion of the organization meeting of the directors and the issuance of one or more shares of stock of the Corporation, the Corporation shall have a board of directors consisting of a number equal to no less than the number of shareholders, but no more than three (3) unless provided for in the By-Laws. Until such time, the Corporation shall have two (2) directors, whose names are Katherine L. Cobb and James D. Nida.

EIGHTH: The transfer of the stock of the Corporation is substantially restricted, said restrictions being fully set forth in the By-Laws hereof which are on file in the corporate offices.

NINTH: The duration of the Corporation shall be perpetual.

and acknowledged the same to be my act on this the day of February,

WITNESS

Katherine L. Cobb

.... 196 MAGE 887

State Department of Assessments and Taxation Gene L. Burner, Director

CLERK'S NOTATION

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Consolidation) 64 Rec. Fee (Transfer) 65 Rec. Fee (Dissolution) 66 Rec. Fee (Revival) 52 Foreign Qualification	Change of Name
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APPROVED BY:	

CLERK'S NOTATION

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.... 196 PAGE 888

ARTICLES OF INCORPORATION OF NIDA COBB GROUP, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 19, 1987 AT 11:30 O'CLOCK A.M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID:

SPECIAL FEE PAID:

D2292282

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO: DAVID G. ELLERTON 1200 WEST STREET ANNAPOLIS

MD 21401



156C3001238

A 223910

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO 1990

A15-060

CLERK'S NOTATION Document submitted for record in a condition not permitting satisfactory photographic repro-

My

THIS IS TO CERTIFY:

196 PAGE 889

SUN VALLEY CLEANERS, INC.

ARTICLES OF INCORPORATION

FIRST: That I, the subscriber, Estella E. Davis, whose post office address is 207 Brookfield Road, Pasadena, MD 21122, being of full legal age, do under and by virtue of the General Laws of the State of Maryland authorizing the formation of corporations, associate myself with the intention of forming a cor-

SECOND: The name of the corporation (which is hereinafter called the "corporation") is SUN VALLEY CLEANERS, INC.

THIRD: The purposes for which the corporation is formed, and the business and objects to be carried on and promoted by it are as follows:

- 1. To operate a commercial laundry and dry cleaners.
- 2. To carry on any other business which may seem to the Corporation to be calculated, directly or indirectly, to effectuate the aforesaid objects or any of them, or to facilitate in the transaction of its business or any part thereof, or in the transactions of any business that may be calculated, directly or indirectly, to enhance the value of its property or rights, provided that in the transaction of its business, the Corporation shall at all times be subject to the laws and statutes of each state and to the laws and statutes of the United States and foreign countries in which the same may be transacted or its property may be

CONSTRUCTION OF AFOREGOING CLAUSES

It is the intention that the objects and purposes specified in this Article THIRD shall not, unless otherwise specified herein, be in any way limited article THIRD shall not, unless otherwise specified herein, be in any way limited or restricted by this or any other article in these Articles of Incorporation, but that the objects and purposes specified in each of the clauses be separately construed as to both purposes and powers and, generally that the Corporation shall be authorized to exercise and enjoy all powers, rights, franchises, and privileges, be authorized to exercise and enjoy all powers, rights, remained. State of Maryland, and the enumeration of certain powers as herein specified is not intended as exclusive of or as a waiver of any of the powers, rights, franchises or privileges granted or conferred by the laws of said State now or that

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION 2894 1028

APPROVED FOR RECORD

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196 PAGE 890

FOURTH: The post office address of the place at which the principal office of the Corporation in this State shall be located is 7941 Baltimore-Annapolis Blvd., Glen Burnie, MD 21061. The resident agent of the corporation is Estella E. Davis, whose post office address is 207 Brookfield Road, Pasadena, MD 21122. Said resident is a citizen of the State of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is One Thousand Shares (1,000) shares of the par value of One Hundred Dollars a share Common stock and having an aggregate par value of One Hundred Thousand Dollars (\$100,000.00)

SIXTH: The Corporation shall have one (1) director and Estella E. Davis shall act as such until the first annual meeting or until her successor is duly chosen and qualified; provided, however, that the stockholders of said Corporation shall have the power to increase the number of directors to not more that fifteen (15) by amendment to the By-Laws.

SEVENTH: The Board of Directors of the Corporation is hereby empowered to authorize the issuance, from time to time, of shares of its stock of any class, whether now or hereinafter authorized, and securities convertible into shares of its stock of any class, whether now or herinafter authorized, for such considerations as said Board of Directors may deem advisable, subject to such limitations or restrictions, if any, as may be set forth in the By-Laws of the Corporation.

EIGHT: The duration of the Corporation shall be perpetual.

In Witness Wherof, I have signed these Articles of Incorporation this 167 day of 187 and acknowledge the same to be my act.

STATE OF MARYLAND State Department of Assessments and Taxation

196 PAGE 891

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BUSINESS CODE 03

Religious

COUNTY 52

__Close __Stock __Nonstock (Transferee)

Name Change

(New Name)

CLERK'S NOTATION Document submitted for record

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(Transferor)

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FEE REMITTED

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Cert. of Qual. or Req. Foreign Name Registration L certified Copy 3 Foreign penalty For. Supplemental Cert. Cert. of Conveyance

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APPROVED BY:

___ Change of Name

_ Change of Principal Office

_ Change of Resident Agent

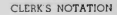
_ Change of Resident Agent

ATTENTION:

MAIL TO ADDRESS:

MELVIN P. HOWARD, JR 317 CKAIN HIGHWAYSE GLEN BULNIE, AD 2/06/

NOTE:



Document submitted for record in a condition not permitting satisfactory photographic reproduction.

CLERK'S NOTATION

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.... 196 PAGE 892

ARTICLES OF INCORPORATION OF SUN VALLEY CLEANERS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 19, 1987 AT 9:35 O'CLOCK A.M. AS IN CONFORMITY WITH LAW AND ORDERED RECORDED.

TO THE CLERK OF THE COURT OF

20

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

D2292357

RETURN TO:
MELVIN P. HOWARD, JR.
317 CRAIN HIGHWAY, S.E.
GLEN BURNIE MD 21601



15603001245

A 223917

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIQUE 1 1 127

AT5-060

000 t 0338

DUMP TRUCK SERVICES, INC.

(a close corporation under Title 4)

ARTICLES OF AMENDMENT

3:45

DUMP TRUCK SERVICES, INC. a Maryland Corporation having its principal office in Anne Arundel County, Maryland (hereinafter called the "Corporation"), hereby certifies to the State Department of Assessments and Taxation of Maryland that:

FIRST: The captioned name of the Corporation is hereby amended to read as follows:

DUMP TRUCK SERVICES, INC.

(a close corporation under Title 4)

SECOND: Amend Article SECOND of the charter of the Corporation to read as follows:

"SECOND: The name of the Corporation (which is hereinafter called the Corporation) is DUMP TRUCK SERVICES, INC.

The Corporation shall be a close corporation as authorized by Title 4, of the Corporations and Associations Volume of the Annotated Code of Maryland."

THIRD: The charter of the Corporation is hereby amended by striking out paragraph 1 of Article FOURTH and inserting in lieu thereof the following:

"The post office address of the principal place of business of the Corporation is 1230 Cronson Boulevard, Crofton, Anne Arundel County, Maryland 20715."

FOURTH: The charter of the Corporation is further amended by striking out Article SEVENTH and inserting in lieu thereof the following:

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H. ERLE SCHAFER

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

"SEVENTH: The number of directors of the Corporation after December 31, 1986, shall be three (3), which number may be increased pursuant to the by-laws of the Corporations, but shall never be less than three (3)".

FIFTH: The amendments of the charter of the Corporation as hereinabove set forth has been duely advised by the board of directors and approved by the stockholders of the Corporation at at meeting held on December 15, 1986, at the offices of the Corporation: 1230 Cronson Boulevard, Crofton, Anne Arundel County, Maryland 20715.

ATTEST:

DUMP TRUCK SERVICES, INC.

Martha Sylmous Martha Sizemore, Secretary by: Michael L. Sizemone, President

State of Maryland
County of Anne Arundel

ss:

I HEREBY CERTIFY that on 3 day of long the State of Maryland in and for the County of Anne Arundel, personally appeared MICHAEL L. SIZEMORE, President of DUMP TRUCK SERVICES, INC., a Maryland corporation, and in the name and on behalf of said corporation acknowledged the foregoing Articles of Amendment to be the corporate act of said corporation and further made oath in due form of law that the matters and facts set forth in said Articles of Amendment with respect to the approval thereof are true to the best of his knowledge, information and belief.

WITNESS my hand and notarial seal, the day and year last above written.

NOTARY PUBLIC

My Commission Expires: July 1,1990.

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196 PAGE 894

State Department of Assessments and Taxation Gene L Burner, Director

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THE REAL PROPERTY.		Consolidation)	
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CLERK'S NOTATION

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.... 196 PAGE 895

ARTICLES OF AMENDMENT

OF

DUMP TRUCK SERVICES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND FEBRUARY 6, 1987

AT 3:45

O'CLOCK

P. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID.

RECORDING

SPECIAL

20.

20.00

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 221558

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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APPROVED FOR RECORD

ARTICLE OF SALE AND TRANSFER made this 2nd day of February, 1987 by and between ARUNDEL HEART CENTER, P.A., a Maryland corporation (hereinafter sometimes referred to as "Transferor"), and ARUNDEL HEART CENTER PARTNERSHIP, a Maryland general partnership (hereinafter sometimes referred to as the "Transferee").

THIS IS TO CERTIFY:

FIRST: Transferor does hereby agree to sell, assign, and transfer substantially all of its property and assets to Transferee, its successors and assigns, as hereinafter set forth.

SECOND: The name, post office address, and principal place of business of Transferee is 7649 Crain Highway, Glen Burnie, Maryland 21061.

THIRD: The name and state of incorporation of each corporation party to these Articles of Sale and Transfer are as follows:

Transferor is Arundel Heart Center, P.A., a corporation organized under the laws of the State of Maryland.

Transferee is Arundel Heart Center Partnership, a general partnership leaving Transferor as one corporate partner and The North Arundel Hospital Association, Inc., a corporation organized under the laws of the State of Maryland, as another corporate partner.

FOURTH: Each corporation party to these Articles of Sale and Transfer has its principal office in Anne Arundel County, Maryland. The only county in which each corporate party to these Articles of Sale and Transfer own property, the title to which could be affected by the filing of an instrument among the land records on Anne Arundel County, Maryland. No interest in land is being transferred.

FIFTH: The terms and conditions of the transaction set forth in these Articles were advised, authorized, and approved by Transferor in the manner and by the vote required by its charter and the laws of the State of Maryland, its Board of Directors at a meeting at which all directors were present having unanimously recommended that the transaction by presented to the shareholders for approval and the shareholders at a meeting of which all shareholders were present having unanimously approved the transactions and directed the filing of these Articles of Sale and Transfer. The Transferee approved of the transaction by concurrence of the holders of all interests in the Partnership.

SIXTH: The nature and amount of the consideration to be paid, transferred, or issued for the assets of the Transferor is an interest in the transferee partnership entitling the Transferor to a fifty percent (50%) interest in income and liquidating distributions.

SEVENTH: Transferee shall not be liable for any debts and obligations of the Transferor.

IN WITNESS WHEREOF, ARUNDEL HEART CENTER, P.A. and ARUNDEL HEART CENTER PARTNERSHIP have caused these Articles of Sale and Transfer to be signed and acknowledged by the name and on behalf

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of Transferor by its president and attested by its secretary and in the name and on behalf of Transferee by its general partner as of the day and year first above written.

ARUNDEL HEART CENTER, P.A. ATTEST: Basant K. Khandelwal, M.D. Mark Kaplan, M.D., Secretary TRANSFEREE ARUNDEL HEART CENTER PARTNERSHIP By: ARUNDEL HEART CENTER, P.A., ATTEST: GENERAL PARTNER

Basant K. Khandelwal, M.D., Secretary THE UNDERSIGNED, President of ARUNDEL HEART CENTER, P.A., executed on behalf of said corporation the foregoing Articles of Sale and Transfer, of which this is made a part, and hereby acknowledges, in the name and on behalf of said corporation, the foregoing Articles of Sale and Transfer to be the corporate act of said corporation and further certifies that, to the best of

his knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in

all material respects, under the penalties of perjury.

THE UNDERSIGNED, President of one of the corporate general partners of ARUNDEL HEART CENTER PARTNERSHIP, who executed on behalf of said Transferee general partnership the foregoing Articles of Sale and Transfer, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of said general partnership, the foregoing Articles of Sale and Transfer to be the act of said general partnership and further certifies that, to the best of his knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in all material respects, under the penalties of perjury.

ATTEST:

Basant K. Khandelwal, M.D.,

Secretary

ARUNDEL HEART CENTER, P.A.

Mark Kaplan, M.D., Fresident



STATE OF MARYLAND 101 196 PAGE 897 State Department of Assessments and Taxation Gene L. Burner, Director

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CLERK'S NOTATION

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ARTICLES OF SALE AND TRANSFER

BETWEEN

ARUNDEL HEART CENTER, P.A. (A MD CORP.) TRANSFEROR

AND

ARUNDEL HEART CENTER PARTNERSHIP (A MD GEN. PARTNERSHIP) TRANSFEREE

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION A. M. AS IN CONFORMITY 10:03 O'CLOCK OF MARYLAND FEBRUARY 10, 1987 AT WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID

SPECIAL FEE PAID: 20.00

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS

BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



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RECORDED IN THE RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO.

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MARYLAND INSTITUTE OF PASTORAL COUNSELING, INCORPORATED

ARTICLES OF REVIVAL

2-11-87 9:19

FIRST: The name of the Corporation at the time the charter was forfeited was Maryland Institute of Pastoral Counseling, Incorporated.

SECOND: The name which the corporation will use after revival is Maryland Institute of Pastoral Counseling, Incorporated.

THIRD: The name and address of the resident agent are Michael R. Roblyer, 7 Willow Street, Annapolis, Maryland 21401.

FOURTH: These Articles of Revival are for the purpose of reviving the charter of the corporation.

FIFTH: At or prior to the filing of these Articles of Revival, the corporation has:

- A. Paid all fees required by law;
- B. Filed all annual reports which should have been filed by the Corporation if its charter had not been forfeited;
- c. Paid all state and local taxes, except taxes on real estate, and all interest and penalties due by the Corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

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The undersigned who were respectively the last acting President and Secretary of the Corporation severally acknowledge the Articles to be their act.

REV. ROBERT B. LANTZ,
President

LEONARD CULFEFPER,
Secretary (SEAL)

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State Department of Assessments and Taxation Gene L Burner, Director

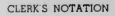
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4		Rec. Fee (Transfer)	
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1		Foreign Name Registration	Change of Principal Office
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ARTICLES OF REVIVAL

OF

MARYLAND INSTITUTE OF PASTORAL COUNSELING INCORPORATED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND FEBRUARY 11, 1987 O'CLOCK A. M. AS IN CONFORMITY

ORGANIZATION AND CAPITALIZATION FEE PAID.

10.00

TO THE CLERK OF THE COURT OF

WITH LAW AND ORDERED RECORDED.

ANNE ARUNDEL COUNTY

drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



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RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2891 0052